



Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 3RD JANUARY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Bombay under the Central Acts.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Bombay No. 1, 15th December 1956.

Order.

INDIAN ELECTRICITY ACT, 1910.

No. LNV 2056-K.—Whereas the Navsari Electric Supply Co. Ltd. (hereinafter referred to as “the said Company.”) being the holders of the Navsari Electric Licence, 1921 (hereinafter referred to as the “said Licence”) applied to the Government of Bombay to authorise the Company to supply energy to the consumers specified in column 1 of the Schedule appended hereto (hereinafter referred to as “the said Consumers”) at their premises described in column 2 of the said Schedule appended hereto (hereinafter referred to as “the said premises”) which said premises are outside the area of supply as specified in the said licence and shown on the maps deposited with Government;

And whereas the consumers have entered into specific agreements with the Company for taking of such supply;

Now, therefore, in exercise of the powers conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to authorise the said Company to supply energy to the said consumers at the premises, which are outside the area of supply as specified in the said licence, till such time as the Bombay Electricity Board is in a position to supply energy to the said premises by its own schemes, and for that purpose to lay or place electric supply lines subject to the provisions of the Indian Electricity Act, 1910, the rules made thereunder and subject to the provisions of Electricity (Supply) Act, 1948, and the terms and conditions of the said licence, as if the said supply was made within the area of supply.

Government is further pleased to authorise the Navsari Electric Supply Company to supply electrical energy to the consumers, mentioned in the Schedule appended to Government Order, Public Works Department, No. LNV 2054, dated the 15th February 1955, as modified by Government Order, Public Works Department, No. LNV-2055, dated the 16th November 1955, till such time as the Bombay Electricity Board is in a position to supply energy to the consumers by its own schemes.

Schedule.

Name of the consumer.	Description of the premises.
1. Jagubhai Bhikhabhai Shah ..	Building in Survey No. 234, Jalal-pore Station Area, Navsari.
2. Chhaganlal Lallubhai Shah ..	Building in Survey No. 223, Jalal-pore Station Area, Village Panchayat.
3. Chhaganlal Bhanabhai ..	Building in Survey No. 222, Jalal-pore Station Area, Village Panchayat.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 22nd December 1956..

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/85701(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat of Savkheda Budruk, Taluka Raver, District East Khandesh, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/85701(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the post of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayat of Savkheda Budruk, Taluka Raver, District East Khandesh, within the local area subject to its jurisdiction.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

Sachivalaya, Bombay, 27th December 1956.

CODE OF CRIMINAL PROCEDURE, 1898.

No. PAL. 2354.—In exercise of the powers conferred by section 544 of the Code of Criminal Procedure, 1898 (V of 1898), the Government of Bombay hereby amends Government Notification in the Home Department No. PAL. 2354, dated the 2nd May 1956, as follows, namely :—

In the said notification,—

(i) in the preamble for the words “States of Assam” the words “States of Assam, Madras” shall be substituted ;

(ii) in rule 1, after the word “Assam,” the word “Madras” shall be inserted.

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

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PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 31st December 1956.

FACTORIES ACT, 1948.

No. FAC 1656-I.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notifications, Labour and Housing Department, No. 44/48, dated 7th June 1951, 15th October 1951 and 4th April 1952, in so far as they relate to the School of Industry, Satara, the Government of Bombay is pleased to exempt the said institution from the provisions of section 6 of the said Act.

FACTORIES ACT, 1948.

No. FAC/1656-II.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notifications, Labour and Housing Department, No. 44/48, dated the 7th June 1951 and 15th October 1951, in so far as they relate to R. C. Technical Institute, Ahmedabad and Sorabjee Nusserwanjee Paruck Parsi Polytechnic Institute, Surat, the Government of Bombay is pleased to exempt them from the provisions of section 6 and Chapter IV of the said Act.

FACTORIES ACT, 1948.

No. FAC/1656-III.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notification, Labour and Housing Department, No. 44/48, dated

4th April 1952, in so far as it relates to the institutions mentioned in column 1 of the Schedule appended hereto, the Government of Bombay is pleased to exempt the said institutions from the provisions of the said Act specified in column 2 of the said Schedule.

Schedule.

Institutions.	Provision of the said Act.
1	2
1. R. B. Seth P. K. Kothawala Technical School, Patan.	Section 6 and Chapter IV.
2. Topiwala Memorial Technical School, Sawantwadi.	Section 6.
3. King Edward VII Technical School, Dhulia.	Section 6 and Chapter IV.
4. F. S. Parekh Technical Institute, Surat.	Do. do.
5. Shivaji Technical Institute, Kolhapur.	Do. do.

FACTORIES ACT, 1948.

No. FAC/1656-IV.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notification, Labour and Housing Department, No. 44/48, dated the 30th May, 1952, in so far as it relates to Northcote Technical High School, Sholapur and Government Power Weaving Instructional Institute, Sholapur, the Government of Bombay is pleased to exempt them from the provisions of section 6 and Chapter IV of the said Act.

FACTORIES ACT, 1948.

No. FAC. 1656-V.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notification, Development Department, No. S. 21, dated the 19th February 1954, the Government of Bombay is pleased to exempt Government Tanning Institute, Bandra, Bombay 20 and Government Leather Working School, Bandra, Bombay 20, from the provisions of section 6 and Chapter IV of the said Act.

FACTORIES ACT, 1948.

No. FAC. 1656-VI.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notification, Labour and Housing Department, No. 44/48, dated the 27th December 1951, the Government of Bombay is pleased to exempt the M. H. Saboo Siddik Institution, Bombay, from the provisions of section 6 and Chapter IV of the said Act.

Old Secretariat Building, Bombay, 2nd January 1957.

FACTORIES ACT, 1948.

No. FAC/1656/I.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the factories mentioned in the Schedule appended hereto from the provisions of sections 51, 52, 54, 55 and 56 of the said Act and rules thereunder for a period of 3 months from the 1st January 1957 to the 31st March 1957 subject to the condition that no worker shall be allowed to work for more than sixty hours during any week.

Schedule.

- (1) The Ammunition Factory, Kirkee,
- (2) The High Explosive Factory, Kirkee,
- (3) The Ordnance Factory, Ambarnath,
- (4) The Machine Tool Prototype Factory, Ambarnath.

FACTORIES ACT, 1948.

No. FAC 1656/II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Technical Development Establishment, Ammunition Kirkee, from the provisions of sections 51, 54, 56 of the said Act for a period of 3 months from the 1st January 1957 to the 31st March 1957, subject to the condition that no worker shall be allowed to work for more than sixty hours during any week.

Old Secretariat Building, Bombay, 3rd January 1957.

MINIMUM WAGES ACT, 1948.

No. MWA. 2656-J.—The following draft of a notification which it is proposed to issue under section 30 of the Minimum Wages Act, 1948 (XI of 1948), is published as required by sub-section (1) of the said section 30 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 1st March 1957.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay, Labour and Social Welfare Department,

Old Secretariat Building, Fort, Bombay, from any person in respect of the said draft before the date aforesaid, will be considered by Government :—

Draft Notification.

No. MWA. 2656-J.—In exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (XI of 1948), the Government of Bombay hereby amends the Bombay Minimum Wages Rules, 1951, as follows, namely :—

In the said rules, in rule 2, in clause (c), for the words beginning with the words “Provided that” and ending with the words “exceeds one year” the following shall be substituted, namely :—

“Provided that such person shall not be deemed to be an apprentice if the period of training in such scheduled employment or such process or branch of work forming part of such employment exceeds such period not exceeding three years, as the State Government may, by notification in the Official Gazette, specify in this behalf.”

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

No. WCE. 1056.—In exercise of the powers conferred by sub-section (1) of section 20 of the Workmen's Compensation Act, 1923 (VIII of 1923), the Government of Bombay is pleased to appoint Shri D. M. Vin, M.A., LL.B., as Commissioner for Workmen's Compensation for Greater Bombay till further orders.

By order and in the name of the Governor of Bombay,

D. J. MADAN,
Deputy Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 24th December 1956.

CATTLE TRESPASS ACT, 1871.

No. CTA-3256/104020(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District North Satara.

Serial No.	Name of Village Panchayat.	Village.	Taluka.
1	Bhaktavadi Group Village Panchayat.	(i) Bhaktavadi .. (ii) Paratavadi .. (iii) Kolawadi ..	Koregaon. Do. Do.
2	Solshi Group Village Panchayat ..	(i) Solshi .. (ii) Naygaon ..	Do. Do.
3	Dahigaon Group Village Panchayat ..	(i) Dahigaon .. (ii) Asangaon ..	Do. Do.
4	Village Panchayat of Ambavada Samat Wagholi.	Ambavada Samat Wagholi ..	Do.
5	Village Panchayat of Pimpode Khurd.	Pimpode Khurd ..	Do.
6	Village Panchayat of Sasurve ..	Sasurve ..	Do.
7	Village Panchayat of Malgaon ..	Malgaon ..	Satara.

CATTLE TRESPASS ACT, 1871.

No. CTA-3256/104020(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (1 of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District North Satara.

Serial No.	Name of Village Panchayat.	Village.	Taluka.
1.	Bhaktavadi Group Village Panchayat.	(i) Bhaktavadi .. (ii) Paratavadi .. (iii) Kolawadi ..	Koregaon. Do. Do.
2	Solshi Group Village Panchayat ..	(i) Solshi .. (ii) Naygaon ..	Do. Do.
3	Dahigaon Group Village Panchayat ..	(i) Dahigaon .. (ii) Asangaon ..	Do. Do.
4	Village Panchayat of Ambavada Samat Wagholi.	Ambavada Samat Wagholi ..	Do.
5	Village Panchayat of Pimpode Khurd.	Pimpode Khurd ..	Do.
6	Village Panchayat of Sasurve ..	Sasurve ..	Do.
7	Village Panchayat of Malgaon ..	Malgaon ..	Satara.

Sachivalaya, Bombay, 28th December 1956.

CATTLE TRESPASS ACT, 1871.

No. CTA-4156/103934(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District Banaskantha.

Serial No.	Name of the Village Panchayat.	Village.	Taluka/Mahal.
1	Samdhi (Ranajivas) Group Panchayat.	Village Samdhi .. Ranajivas.	Palanpur.
2	Nandotra Group Panchayat.	Village Pancha- Nandotra ..	Wadgam.
3	Hardevasna Group Panchayat.	Village Hardevasna ..	Do.
4	Dendava Bhachali Group Panchayat.	Village Dendava ..	Wav.

CATTLE TRESPASS ACT, 1871.

No. CTA-4156/103934(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District Banaskantha.

Serial No.	Name of the Village Panchayat.	Village.	Taluka/Mahal.
1	Samdhi (Ranajivas) Group Panchayat.	Village Samdhi .. Ranajivas.	Palanpur.
2	Nandotra Group Panchayat.	Village Pancha- Nandotra ..	Wadgam.
3	Hardevasna Group Panchayat.	Village Hardevasna ..	Do.
4	Dendava Bhachali Group Panchayat.	Village Dendava ..	Wav.

CATTLE TRESPASS ACT, 1871.

No. CTA-1656/103460(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District Ahmedabad.

Serial No.	Village Panchayat.		Taluka.
1	Chokadi	..	Dhandhuka.
2	Chhasiyana	..	Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-1656/103460(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District Ahmedabad.

Serial No.	Village Panchayat.		Taluka.
1	Chokadi	..	Dhandhuka.
2	Chhasiyana	..	Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-2056/104182(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District Baroda.

Serial No.	Name of the Village Panchayat.	Village.	Taluka.
1	Namaria Group Village Panchayat	Namaria	Naswadi.
2	Ratanpura Group Village Panchayat	Ratnapura	Do.
3	Savli Village Panchayat	Savli	Do.
4	Vohra Village Panchayat	Vohra	Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-2056/104182(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District Baroda.

Serial No.	Name of Village Panchayat.	Village.	Taluka.
1	Namaria Group Village Panchayat ..	Namaria	.. Naswadi.
2	Ratanpura Group Village Panchayat ..	Ratnapura	.. Do.
3	Savli Village Panchayat ..	Savli	.. Do.
4	Vohra Village Panchayat ..	Vohra	.. Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/87341(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District East Khandesh.

Serial No.	Name of Village Panchayat.	Village.	Taluka.
1	Nirul Group Village Panchayat ..	Nirul	.. Raver.
2	Raipur Group Village Panchayat ..	Sudgaon	.. Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/87341(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District East Khandesh.

Serial No.	Name of Village Panchayat.	Village.	Taluka.
1	Nirul Group Village Panchayat ..	Nirul	.. Raver.
2	Raipur Group Village Panchayat ..	Sudgaon	.. Do.

Sachivalaya, Bombay 31st December 1956.

BOMBAY MOTOR VEHICLES RULES, 1940.

No. MVR 1856/88186-XII.—Whereas the Government of Bombay is satisfied that the Lorain Motor Crane belonging to the Godrej and Boyce Manufacturing Co. Private Ltd., Bombay, bearing No. BMR 9384 is found suitable for carrying out work of public purpose;

Now, therefore, in exercise of the powers conferred by the second proviso to sub-rule (1) of rule 121 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicle from the operation of the said rule within the limits of Greater Bombay, subject to the following conditions:—

(i) that the operation of the crane is restricted to the Company's works at Vikhroli or Lalbaug, and the docks;

(ii) that no movement of the vehicle on public roads shall take place except between the hours of 10 p.m. and 6 a.m.;

(iii) that at least 24 hours advance intimation of the proposed movement of the vehicle shall be given to the Commissioner of Police along with the particulars of the route it is proposed to follow; and in case the Commissioner of Police directs that the vehicle should follow some other route, the route specified will be followed;

(iv) that the speed of the vehicle on public road should not exceed 10 miles per hour.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

AGRICULTURE AND FORESTS DEPARTMENT.

Old Secretariat, Bombay, 31st December, 1956.

INDIAN FOREST ACT, 1927.

No. PRF-3356/134455-J.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Forest Act, 1927 (XVI of 1927), in its application to the State of Bombay, the Government of Bombay is pleased to direct that the species named "Dhawda" (*Anogeissus Latifolia*) shall be included in rule No. 2(b) of the rules prescribed for regulating the felling of private forests under Regulation No. B(f) appended to the Notification No. PRF-3356/120323-J, dated the 22nd October 1956, published at pages 95-101 of Part IV-A of the *Bombay Government Gazette* Extraordinary, dated the 23rd October 1956.

By order and in the name of the Governor of Bombay,

A. L. DIAS,
Secretary to Government.

LEGAL DEPARTMENT.**NOTICE.**

No. 317/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Naoroji Nariman Dadabhoy of Bombay, on the 24th day of December 1956;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. D. Nigudkar, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Naoroji Nariman Dadabhoy as a notary, to be submitted within fourteen days from the date of publication of this notice.

NOTICE.

No. 334/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Meherji Jamshedji Vakil of Bombay, on the 29th day of December 1956;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. D. Nigudkar, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Meherji Jamshedji Vakil as a notary, to be submitted within fourteen days from the date of publication of this notice.

Sachivalaya, Bombay,

R. D. NIGUDKAR,

Solicitor to the Government of Bombay in the
Legal Department and Competent Authority.

Dated the 4th/5th day of January 1957.

POLITICAL AND SERVICES DEPARTMENT.

Sachivalaya, Bombay, 2nd January 1957.

CONSTITUTION OF INDIA.

No. RAU 1056-J.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Bombay hereby amends the Bombay Civil Services Conduct, Discipline and Appeal Rules, as follows, namely :—

1. In rule 5 of the Bombay Civil Services Conduct, Discipline and Appeal Rules (hereinafter referred to as "the said rules"), after clause (b), the following shall be added, namely :—

"(c) 'recognised association' means an association of Government servants recognised under rule 31A."

2. For rule 31A of the said rules, the following shall be substituted, namely :—

“31A. (1) Government may, after such inquiry as it deems fit, grant recognition to an association of Government servants, if in the opinion of Government, such association has complied with the conditions specified in Appendix IV.

(2) An association to which recognition is granted under sub-rule (1) shall be a recognised association.

(3) Government may cancel the recognition of an association to which recognition is granted under sub-rule (1),

(a) if the Government is satisfied that such recognition was granted under any mistake, misrepresentation or fraud, or

(b) if after giving an opportunity to the association to be heard, Government is of opinion that the association has committed a breach of any of the conditions specified in Appendix IV.

31B. An association which is not a recognised association shall not be entitled to submit any representation or memorial or send any deputation in respect of any matter affecting a Government servant or a class of such servants.”

3. After Appendix III to the said rules, the following shall be added, namely :—

“APPENDIX IV.

(See Rule 31-A).

PART I.

Rules for the recognition of associations of Government servants (Non-Industrial).

1. Any association representing Government non-industrial employees seeking recognition under rule 31A shall apply to the Secretary to the Government of Bombay in the Department concerned in the Form set out in the Schedule appended to these rules. Such application shall be accompanied by three copies of the rules governing the constitution and conduct of business of such association (hereinafter referred to as “the association rules”).

2. (1) Subject to the other provisions of these rules, to be eligible for recognition :—

(a) an association shall—

(i) ordinarily be an association consisting of a distinct class of Government non-industrial employees;

(ii) be open for membership to every Government non-industrial employee of that class;

(iii) not have as its member any person who is not a Government servant except in the case of an association consisting of only class IV Government non-industrial employees which may have as its honorary members persons who have honourably retired from Government service ;

(iv) have a membership of at least twenty-five per cent. of the total number of the class of Government non-industrial employees it represents ;

(b) an association shall not,—

(i) be in any way connected with any political party or organisation, or engaged in any political movement as defined in rule 30 ;

(ii) except with the previous sanction of Government, publish or allow to be published any representation on behalf of its members, or any report of the proceedings of the association or any of its committees or any propagandist or agitational material, whether in the press or otherwise ;

(iii) in respect of any election to a legislative body or to a local authority or body, in India or elsewhere—

(A) pay, or contribute towards, any expenses incurred, in connection with such election, or by a candidate for such election ;

(B) by any means support the candidature of any person for such election ;

(C) undertake or assist in the selection of a candidate for such election ;

(iv) maintain or contribute towards the maintenance of any member of a legislative body or of any member of a local authority or body, whether in India or elsewhere.

(2) Notwithstanding anything contained in sub-rule (1), Government may for reasons recorded in writing, by an order, dispense with or relax to such extent as it may deem proper condition specified in sub-clause (i), (ii) or (iii) of clause (a) of sub-rule (1) in the case of any class of associations.

(3) No recognition shall be granted to the association unless the association rules forwarded under rule 1 are approved by Government.

(4) All proposals for amendment of the association rules shall be intimated to Government three calendar months in advance of the meeting of the association at which such proposals are to be considered. No such amendment shall be valid and come into force, unless such amendment has been approved by Government within three calendar months from the date on which such amendment is passed by the association.

3. Government may grant recognition only to one association at a time, in respect of each class of Government non-industrial employees :

Provided that if after an association is recognised, another association purporting to represent the same class of Government non-industrial employees claims a larger membership of such class of employees and

applies for recognition, Government may consider its claim to recognition in place of the association recognised before but no such application shall be considered until the expiry of one year from the date on which the former association was recognised.

4. If two or more associations representing the same class of Government non-industrial employees apply for recognition, the association having the largest percentage of membership of the same class shall, subject to the other provisions of these rules, be entitled to recognition as representing that class of Government non-industrial employees.

5. Every recognised association shall, from time to time, intimate to Government all changes in its name, office, address, names of its office bearers and their addresses and in the association rules and furnish such other information as may be required by Government.

6. The minute-book, membership register, books of accounts and vouchers and all other papers of a recognised association shall be open for inspection by any officer authorised by Government in this behalf.

7. Every recognised association shall submit an annual statement of its members and a copy of its audited accounts to the Secretary of the Department concerned by such date as may be required by an officer authorised by Government in this behalf.

8. No representation or deputation shall be received by Government from any association except one relating to a matter which is or raises questions which are of common interest to the class of Government non-industrial employees represented by such association.

9. Any Government Officer who is empowered to grant leave to a Government non-industrial employee may, subject to the exigencies of the service, of which such officer shall be the sole judge, grant casual leave, if required by any such employee for attending the meetings of a recognised association.

10. No recognised association shall appoint non-members as office bearers.

11. In these rules, the term "Government non-industrial employees" includes persons employed to discharge only administrative functions but does not include industrial employees as defined in rule 11 of Part II of this Appendix and persons serving in the Police and Jail departments. In case of doubt, the matter shall be referred to Government and the decision of Government, whether an employee is Government non-industrial employee or not, shall be final.

The Schedule.

(Vide Rule 1).

Form of application for recognition of an association of Government
non-industrial employees.

Name of the association—

Address—

Dated the day of 195 .

1. The application is made by the persons whose names are subscribed at the foot hereof.

2. The name of the association on behalf of which the application is made is.....

3. The address of the head office of the association to which all communications and notices may be addressed is.....

4. The.....association came into existence on the.....day of.....195 .

5. The association consists of employees engaged in..... establishment and has.....members out of*..... persons employed in that establishment.

6. (1) Three copies of the rules of the association are enclosed.

(2) Table I hereto contains information about the rules and their contents and Table II hereto indicates the changes in the model rules referred to in Government Resolution, Political and Services Department, No. RAU 1056-J, dated 2nd January 1957 and the reasons for making such changes.

7. A list of office bearers of the association in Table III hereto is attached to this application.

8. We have been duly authorised by the association to make this application on its behalf, such authorisation consisting of.....

Signature.

Occupation.

Address.

(1)

(2)

(3)

(4)

(5)

(6)

(7)

To

The Secretary to the Government of Bombay,
.....Department,
Sachivalaya, Bombay, No. 1.

TABLE I.

Reference to relevant rules.

The numbers of the rules making provisions for the several matters detailed in Column 1 are given in Column 2 below :—

Matter. 1	Number of rule. 2
1. Name of association.	
2. Objects for which the association has been established.	
3. Purposes for which the general funds of the association shall be applicable.	
4. Maintenance of list of members.	
5. Admission of ordinary members.	
6. Admission of honorary members.	
7. Conditions under which members are entitled to benefits assured by the rules.	
8. Manner in which the rules can be amended.	
9. Manner in which the members of the executive and the other office-bearers of the association shall be appointed or removed.	
10. Safe custody of the funds.	
11. Annual audit of the accounts.	
12. Facilities for the inspection of the account books by office-bearers and members.	
13. Manner in which the association may be dissolved.	

TABLE II.

Serial No. of Model Rule. 1	Changes in Model Rules. 2	Reasons for Changes. 3
-----------------------------------	---------------------------------	------------------------------

Dated

Signed.

TABLE III.

List of Office bearers.

Name of the association—

Office held in association.	Name.	Age.	Address.	Occupation.
--------------------------------	-------	------	----------	-------------

Dated

Signed.

PART II.

*Rules for the recognition of associations of Government servants
(Industrial).*

1. Any association representing Government industrial employees seeking recognition under rule 31A shall apply to the Secretary to the Government of Bombay of the Department concerned in the Form set out in the Schedule appended to these rules. Such application shall be accompanied by three copies of the rules governing the constitution and conduct of business of such association (hereinafter referred to as "the association rules").

2. (1) Subject to the other provisions of these rules, to be eligible for recognition—

(a) an association shall—

(i) ordinarily be an association consisting of a distinct class of Government industrial employees ;

(ii) be open for membership to every Government servant of that class ;

(iii) not have as its member any person who is not a Government servant except in the case of an association consisting of only class IV Government industrial employees which may have as its honorary members persons who have honourably retired from Government service ;

(iv) have a membership of at least twenty-five per cent. of the total number of class of Government industrial employees it represents for the whole period of three calendar months immediately preceding the calendar month in which it applies for recognition :

Provided that if the membership of a recognised association has for a continuous period of three calendar months fallen below the minimum required under this sub-rule the association shall forthwith submit a report to Government.

(v) be registered under the Indian Trade Unions Act, 1926 ;

(b) an association shall not—

(i) be in any way connected with any political party or organisation, or engaged in any political movement as defined in rule 30 ;

(ii) except with the previous sanction of Government, publish or allow to be published any representation on behalf of its members, or any report of the proceedings of the association or any of its committees or any propagandist or agitational matter, whether in the press or otherwise ;

(iii) in respect of any election to a legislative body or to a local authority or body, in India or elsewhere—

(A) pay, or contribute towards, any expenses incurred in connection with such election or by a candidate for such election ;

(B) by any means support the candidature of any person for such election ;

(C) undertake or assists in the selection of a candidate for such election ;

(iv) maintain or contribute towards the maintenance of any member of a legislative body or of any member of a local authority or body, whether in India or elsewhere.

(2) Notwithstanding anything contained in sub-rule (1), Government may by a general or special order dispense with or relax to such extent as it may deem proper condition specified in sub-clause (i) or (ii) of clause (a) of sub-rule (1) in the case of any class of associations.

(3) No recognition shall be granted to the association unless the association rules forwarded under rule 1 are approved by Government.

(4) All proposals for amendment of the association rules shall be intimated to Government three months in advance of the meeting at which such proposals are to be considered. No amendment shall be made in the association rules unless such amendment has been approved by Government within three months from the date on which such amendment is passed by the association.

(5) The association shall not pay, or contribute towards any fund constituted under section 16 of the Indian Trade Unions Act, 1926.

3. Government may grant recognition only to one association at a time, in respect of each class of Government industrial employees :

Provided that if after an association is recognised, another association purporting to represent the same class of Government industrial employees claims a larger membership of such class of employees and applies for recognition, Government may consider its claim to recognition in place of the association recognised before but no such application shall be considered until the expiry of one year from the date on which the former association was recognised.

4. If two or more associations representing the same class of Government industrial employees apply for recognition, the association having the largest percentage of membership of the same class or establishment shall, subject to the other provisions of these rules, be entitled to recognition as representing that class of Government industrial employees.

5. Every recognised association shall, from time to time, intimate to Government all changes in its name, office address, names of its office bearers and their addresses and in the association rules and furnish such other information as may be required by Government.

6. The minute-book, membership register, books of accounts and vouchers and all other papers of a recognised association shall be open for inspection by any officer authorised by Government in this behalf.

7. Every recognised association shall submit an annual statement of its members and a copy of its audited accounts to the Secretary of the Department concerned by such date as may be required by an officer authorised by Government in this behalf.

8. No representation or deputation will be received by Government from any association except one relating to a matter which is, or raises questions which are of common interest to the class of Government industrial employees represented by such association.

9. Any Government Officer who is empowered to grant leave to a Government industrial employee may, subject to the exigencies of the service, of which such officer shall be the sole judge, grant casual leave, if requested by any such employee for attending the meetings of a recognised association.

10. No recognised association shall appoint non-members as office-bearers.

11. In these rules, the term "Government industrial employee" includes workers in Government factories and other classes of workers engaged in industry but does not include persons employed to discharge only administrative functions. In case of doubt, the matter shall be referred to Government and the decision of Government whether any employee or a class of employees is or are industrial employees or not, shall be final.

The Schedule.

(Vide Rule 1.)

Form of application for recognition of an association of Government industrial employees.

Name of the association—

Address—

Dated the day of 195 .

1. The application is made by the persons whose names are subscribed at the foot hereof.

2. The name of the association on behalf of which the application is made is.....

3. The address of the head office of the association to which all communications and notices may be addressed is.....

4. The.....association came into existence on theday of.....195 .

5. The association consists of employees/workers engaged in..... establishment or.....industry and has..... members out of.....persons employed in that establishment/industry.

6. The association is registered under the Indian Trade Unions Act, 1926.

7. (1) Three copies of the rules of the association are enclosed.

(2) Table I hereto contains information about the rules and their contents and Table II indicates the changes in the model rules referred to in Government Resolution, Political and Services Department, No. RAU 1056-J, dated the 2nd January 1957 and the reasons for making such changes.

8. A list of office-bearers of the association in Table III hereto is attached to this application.

9. We have been duly authorised by the association to make this application on its behalf, such authorisation consisting of—

Signature.	Occupation.	Address.
(1)		
(2)		
(3)		
(4)		
(5)		
(6)		
(7)		

To

The Secretary to the Government of Bombay,
.....Department,
Sachivalaya, Bombay No. 1.

TABLE I.

Reference to relevant rules.

The numbers of the rules making provision for the several matters detailed in column 1 are given in column 2 below :—

Matter.	Number of rule.
1. Name of association	...
2. Objects for which the association has been established.	...
3. Purposes for which the general funds of the association shall be applicable.	...
4. Maintenance of list of members	...
5. Admission of ordinary members	...
6. Admission of honorary members	...
7. Conditions under which members are entitled to benefits assured by the rules.	...

Matter.

Number of rule.

8. Manner in which the rules can be amended.

9. Manner in which the members of the executive and the other office-bearers of the association shall be appointed or removed.

10. Safe custody of the funds ...

11. Annual audit of the accounts ...

12. Facilities for the inspection of the account books by office-bearers and members.

13. Manner in which the association may be dissolved.

TABLE II.

Serial No. of Model Rule.	Changes in Model Rules.	Reasons for Changes.
1	2	3

Dated

Signed.

TABLE III.

List of office bearers.

Name of the association.

Office held in association.	Name.	Age.	Address.	Occupation.
--------------------------------	-------	------	----------	-------------

Dated

Signed.

By order and in the name of the Governor of Bombay,

M. D. BHANSALI,
Chief Secretary to Government.

LATE NOTIFICATIONS.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 4th January 1957.

INDUSTRIAL DISPUTES ACT, 1947.

No. 575/46.—Whereas the Government of Bombay is satisfied that public interest requires that the Workshops, Garages and Depots of the Bombay State Road Transport Corporation in the State of Bombay should be declared a public utility service for the purposes of the Industrial Disputes Act, 1947 (XIV of 1947) ;

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the said Act, the Government of Bombay is pleased to declare the said Workshops, Garages and Depots to be a public utility service for the purposes of the said Act for a period of six months.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,

Under Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

46

MONDAY, 31st DECEMBER 1956.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 31st December 1956.

Order.

No. CCD. 1056/34057-G.—In exercise of the powers conferred by section 18G of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), read with the Government of India, Ministry of Commerce and Industry Order, No. SRO. 3511-IDRA/25/1, dated the 30th November 1954, the Government of Bombay is pleased to amend the Bombay Cement (Control of Sale and Prices) Order, 1956, as follows, namely :—

“(1) In sub-clause (2) of clause 4 of the said Order, to the words and figures ‘1st July 1956’, the words and figures ‘1st January 1957’ shall be substituted.”

"(2) In sub-clause (2) (a) of clause 4 of the said Order after the word 'NEW' and before the words 'BAGS' the word 'JUTE' shall be inserted; and in the same sub-clause for the words and figures 'Rs. 13-3-0' the words and figures 'Rs. 13-2-0' shall be substituted."

By order and in the name of the Governor of Bombay,

N. M. JANI,

Assistant Secretary to Government.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 2656(a).—In exercise of the powers conferred by section 7 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay is pleased to constitute with effect on and from 1st January 1957 an Industrial Tribunal consisting of Shri Syed Taki Bilgrami, LL.B. (Leeds), Bar-at-Law, Member of the Industrial Court, Bombay, for the adjudication of industrial disputes in relation to which the Central Government is not the appropriate Government in accordance with the provisions of the said Act.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 2656(b).—Whereas by Government Notification, Political and Services Department, No. 575/46-II, dated the 19th June 1947, read with Government Notification, Labour and Housing Department, No. 575/46, dated the 27th April 1951, an Industrial Tribunal consisting of one person only, namely, Shri S. H. Naik, M.A., LL.B., has been constituted for the adjudication of industrial disputes in relation to which the Central Government is not the appropriate Government, in accordance with the provisions of the Industrial Disputes Act, 1947;

And whereas, the services of the said Shri S. H. Naik have ceased to be available;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 8 of the said Act, the Government of Bombay is pleased to appoint with effect on and from the 1st January 1957 Shri Syed Taki Bilgrami, Member of the Industrial Court and Industrial Tribunal, Bombay, in place of the said Shri S. H. Naik.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,

Under Secretary to Government.

1

FRIDAY, 4TH JANUARY 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 3rd January 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948 (XXXIV OF 1948).

No. SIA. 1554-I.—In exercise of the powers conferred by section 90 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay is pleased to renew the exemption granted to the factories mentioned in the Schedule appended hereto, under Government Notification, Development Department, No. SIA. 1554, dated the 1st February 1956, for a period of one year with effect from the 3rd January 1957.

Schedule.

- (1) The Haffkine Institute Bombay,
- (2) The Motor Transport Workshop, Greater Bombay Police, Bombay.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government

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PART IV-A.

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.**

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay No. 1, 31st December 1956.

ELECTRICITY (SUPPLY) ACT, 1948.

No. ESA. 2156-K.—In exercise of the powers conferred by section 16 of the Electricity (Supply) Act, 1948, the Government of Bombay hereby appoints Shri Kantilal Chaturbhai Patel, A.M.I.E.E., the representative of the Electrical Contractors' Association, Bombay, as a member of the Bombay State Electricity Council, constituted under Government Notification, Public Works Department, No. FSA 2155, dated the 25th June 1955.

Old Secretariat, Building, Fort, Bombay No. 1, 7th January 1957.

Order.

INDIAN ELECTRICITY ACT, 1910.

No. LBM. 2056-K.—Whereas the Baroda Borough Municipality being the holders of the Baroda Electric License (hereinafter referred to as the "said licensee") applied to the Government of Bombay to authorise the said licensee to supply energy to the Municipal Water Works (hereinafter referred to as the "said consumer") at the premises described in column 2 of the Schedule appended hereto (hereinafter referred to as the "said premises") which said premises are outside the area of supply as specified in the said license and shown on the map deposited with Government,

Now, therefore, in exercise of the powers conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to authorise the said licensee to supply energy to the said consumer at the said premises which are outside the area of supply as specified in the said license till such time as the Bombay Electricity Board is in a position to serve the said premises under its schemes and for that purpose to lay or place electric supply lines subject to the provisions of the Indian Electricity Act, 1910, the rules made thereunder and subject to the provisions of Electricity (Supply) Act, 1948, and the terms and conditions of the said license, as if the said supply was made within the area of supply.

Schedule.

Name of Consumer	Description of Premises
Municipal Water Works Baroda	... Nimeta Water Works.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

Old Secretariat Building, Bombay No. 1, 2nd January 1957.

INDIAN ELECTRICITY RULES, 1956.

No. S. 4-K.—The following notice published by Messrs. N. P. Ulap and Company in the issues of 'Bhunga', dated 21st, 22nd and 23rd November 1956, is republished :—

Notice.

THE KARMALA ELECTRIC LICENCE, 1956.

License for the Supply of Energy granted by the Government of Bombay under the Indian Electricity Act, 1910.

Notice is hereby given that N. P. Ulap, L.M.E.L.E.E., 1st Class Mechanical Engineer, Ex-Chief Engineer, Government Central Distillery, Nasik Road, Station Road, Pandharpur, has submitted an application, to the Government of Bombay, Public Works Department, for grant of a licence to Supply Electrical Energy throughout the area, for the purposes and upon the terms specified in the Draft Licence reproduced below. Copies of the Draft licence may be obtained on payment of a sum of Rupee one per copy and the Map of the area of Supply may be inspected at the above address or at the office of Karmala Municipality or the District Local Board, Sholapur. Every local authority, Company or Person desirous of making any representation with reference to the application may do so by letter addressed to the Secretary to Government, Public Works Department, and a copy of the same may be furnished to the applicant.

(Signed) N. P. Ulap,
L.M.E.L.E.E., 1st Class Mechanical and
Electrical Engineer.

Draft Licence.*Licence granted by the Government of Bombay for the Supply of Energy under Indian Electricity Act, 1910.*

Licensee.—Licence is hereby granted to Shri N. P. Uplap having his Registered Office at Station Road, Pandharpur, to supply energy in the area with powers and upon terms and conditions specified below :—

1. *Short title.*—This Licence may be cited as “The Karmala Electric Licence, 1956”.

2. *Interpretation.*—In this Licence—

(a) “Act” shall mean the Indian Electricity Act, 1910.

(b) “Rules” shall mean the rules made under the Act.

(c) “Licensee” shall mean and include the said, “Shri N. P. Uplap” and his permitted assigns.

(d) “Deposited Map” shall mean the plan of the area of Supply as hereinafter specified which is deposited with Government in pursuance of the Rules, which Plan is signed for the purpose of identification, by the Secretary to the Government of Bombay, in the Public Works Department and by the Licensee.

(e) “The commencement of this licence” shall mean the date of the notification by the Government of Bombay in the *Bombay Government Gazette* by which this licence is granted.

(f) “Government” shall mean the Provincial Government of Bombay.

(g) “Words, terms and expressions not defined in this Licence but defined in the Act or the Rules shall have the meaning assigned to them in the Act or the rules as the case may be.

3. *Security.*—(1) The period within which the licensee shall show under sub-clause (a) of a clause 1 of the Schedule to the Act that he is in a position fully and efficiently to discharge the duties and obligations imposed upon him by the licence through the area of Supply shall, unless otherwise orders by the Government under clause (b) of sub-section (3) of section 4 of the Act, be four months from the commencement of this licence.

(2) Unless otherwise ordered by the Government under clause (b) of sub-section (4) of the Act, the sum which the Licensee shall deposit or secure to the satisfaction of Government under sub-clause (b) of clause 1 of the Schedule to the Act shall be rupees two thousand and the period within which such sum shall be deposited or secured shall three weeks from the commencement of this licence.

4. *Area of Supply.*—The area within which the supply of energy is authorised by this licence, hereinbefore and hereinafter to as “the area of supply” shall be the whole area of three and half miles radius, with Post-office building as centre which is shown by at a yellow coloured line on the deposited Map (c) and is bounded as follows :—THIS AREA OF SUPPLY COMPRISES THE WHOLE OF THE MUNICIPAL AREA OF KARMALA,

1. *North*.—Including Mangi Tank.
2. *East*.—About 85 Mile distance from Dhaikaid Village.
3. *West*.—About a Mile distance from Pimpalwadi Village.
4. *South*.—About one Mile distance from Deolali Village.

Area of Compulsory Supply.—(1) The Licensee shall within a period of fifteen months from the commencement of this licence, execute works to the satisfaction of Government for the purpose of a full supply of energy throughout the streets or parts of streets as are mentioned below and shown in red colour on the deposited Map (A) :—

- (1) Rasin Peth and Datta Peth, (2) Maywad Galli, (3) Gujar Galli, (4) Vetal Peth, (5) Main Road.

(2) In case of any difference between the description of the streets mentioned in sub-clause (1) of this clause and that indicated on the deposited Map, the later shall prevail.

(3) The Licensee shall commence to execute the works aforesaid within four months from the commencement of this licence and shall complete the execution of work aforesaid and shall commence the supply of energy within fifteen months thereof from, or within such longer period as Government may allow.

(4) The Licensee shall every three months submit reports to Government and also to the Electrical Engineer to Government specifying the progress made up to date, from the commencement of the licence in the execution of the works in the compulsory area.

5. *Revocation of Licence*.—If the Licensee fails to comply with the provisions of sub-clauses (1), (3) or (4) of this clause 5, or if in the opinion of Government, the progress made during any portion of the said period of fifteen months is unsatisfactory, the Licence shall be liable to be revoked, and the security furnished as per sub-clause (2) of clause 3 shall be forfeited.

6. *Purposes and Limitation of Supply*.—(1) Subject to the provisions of this licence and the Act and the Rules, the Licensee shall be entitled during the continuance of the licence to supply energy within the area of supply for all purposes. Provided firstly, that nothing in this Licence shall be construed to prevent any Railway or Government Authority from purchasing their power requirements from any other Railway, or Government Department or an Electricity Board set up by Government for their own industrial, domestic or other uses. Provided secondly, that nothing in this licence shall be construed to prevent any person requiring any 100 K.W. or more of electric power from purchasing his power requirements from any Government Department or an Electricity Board for his own industrial, domestic or other uses. Provided thirdly, that no supply of energy shall be commenced to be given by the Licensee to any owner or occupier or private premises unless and until the Licensee has completed all the works relating to the Licensee and such works have been inspected by the Electric Inspector, Bombay Province and passed by him in writing and until Government have approved—

(a) the form of requisition to be made by such owner or occupier for such supply of energy.

(b) the form of written contract or agreement with the licensee to take a supply of energy to be executed or entered into by such owner or occupier.

(c) the amounts of all miscellaneous charges which the licensee proposes to make against such owner or occupier as incidental charges or in connection with such supply; and

(d) the conditions which the licensee proposes to make to regulate his relations with his consumers :

Provided fourthly, that where all the works have not been completed by the licensee, and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the permission of the Electrical Engineer to Government, whose decision in the matter shall be final.

(2) Clauses V, VI, VII, IX, X and XI of the Schedule to the Act shall, wherever necessary, be read as expressly added to or varied to the extent set out in the proviso to sub-clause (1) of this clause.

(3) The licensee shall not supply energy to any premises unless the owner or occupier of each premises has satisfied the licensee that all work including repairs, relating to Electric wires, fittings and apparatus, on such premises, has been carried out by a Licensed Electrical Contractor and under the supervision of a Competency Certificate holder under the rules or orders issued by Government in this behalf, or by such other person as may be authorised to carry out such works under Rule 49 of the rules and clause VI of the schedule to the Act shall be deemed to be modified accordingly.

8. *System of Supply.*—(1) The system of supply of energy which may be adopted for the purpose of this licence shall be the following :—



I. *Direct Current.*

For general purposes, i.e. lights, fans, heaters etc. :—

(a) a continuous current low pressure at a pressure of 220-230 volts between one of the outers and the middle conductor of a three wire system middle conductor being connected to earth at the generating station, but insulated at all other parts or (b) a continuous current low pressure supply at a pressure of 220-230 volts between the conductors of a two wire system.

For power purposes :—

(a) a continuous current low pressure supply at 220-230 volts between the conductors of two wire system or (b) a continuous current medium pressure supply at a pressure of 440-460 volts between the outers.

II. *Alternating Current.*

Single or three phase three or four wire, periodicity fifty cycles per second. The pressure or supply at the consumer's terminals shall be as under :—

(a) 230 volts, between each phase and neutral for general purposes, viz. lights, fans, heaters, refrigerators.

For power purposes :—

(b) 400 volts between phases for motive power purposes and purposes other than those specified in (a) above; and

(c) 3300 or 6600 volts for feeders and for supply to any large consumers for power purposes. Provided always that no high tension mains shall be brought within or near the populated areas without specified sanction of Government in each case.

(d) The feeders, distributing mains and service lines may be laid overhead or underground but wherever and whenever specifically required to do so in writing by Government, such feeders distributing mains and service lines shall be underground.

Provided that—

(a) No work or works shall be commenced by the licensee unless and until the method of construction has been previously approved in writing by the Electrical Engineer to Government.

(b) Where overhead mains are used, they shall however be at a height of less than thirty feet from the ground level of the streets at all crossings in all the routes where "Raths" or "Taboots" or other similar religious processions are likely to pass. In cases of disputes such routes and heights shall be determined by the District Magistrate.

(c) In narrow lanes or streets the poles for overhead mains shall be placed on the extreme edge of the lane or street and a special construction to be approved by the Electrical Engineer to Government shall be adopted to keep the wires clear of every building.

(d) No poles for overhead lines shall be erected in streets or thoroughfares which are less than ten feet in width for vehicular traffic, and

(e) Nothing in this licence shall authorise licensee to use overhead mains at a pressure higher than the medium pressure without the written sanction of Government in each case and subject to any conditions or limitations which Government may prescribe in that behalf.

(4) Due precautions shall be taken to avoid any possible interferences with the adjacent telephone or telegraphic circuits due to inductive effects. The Electric wires shall be suitably transposed where necessary.

(5) For the purpose of the rule 68(2) of the rules, the maximum wind pressure shall be taken as 15 pounds per square foot.

Generating, Receiving, Transforming, and Distribution Station :—

(1) The Generating, Receiving Transforming and Distributing Stations shall be within the area of supply.

(2) The licensee shall employ a qualified competency certificate holder in technical charge of the undertaking and the appointment of such an Engineer shall have the previous approval of the Electrical Engineer to Government, Public Works Department, Bombay.

(3) The Licensee shall maintain at all times a standby plant as well as spare parts for machinery installed which in the opinion of Electrical Engineer to Government of Bombay, may be considered necessary to ensure a regular, constant and sufficient supply of energy to consumers.

10. *Purchase of Energy in Bulk.*—The Licensee shall take from an Electricity Board, if set up by the Provincial Government or from any Provincial Government generating Station such power as he requires for distribution at any time the Electricity Board or the Provincial Government are in a position to supply at a rate which in the opinion of the Provincial Government is not higher than the then prevailing cost to the licensee for generating his own Electrical energy at the time of the offer.

(2) If power is taken under the sub-clause (1) above, the licensee shall, if so required, sell to the Electricity Board or Government his generating plant at its depreciated book value. If, however, the Electricity Board or Government does not wish to purchase the generating plant the licensee shall have full powers to dispose of it.

11. *Rates—Limit of Prices to be charged.*—The rates to be charged by the licensee for energy supplied by him shall not exceed the maxima set out below, or in the case of a method of charge approved by Government under clause (c) of sub-section (3) of section 23, of the Act such maxima as Government may fix on approving the method, namely:—

(A) Where energy is supplied by meter—

(1) For general purposes, viz :—

(a) For lights and Fans—A rate of annas twelve per unit.

(b) For heating, refrigerating and other domestic and general purposes—A rate of annas five and pies six per unit.

Minimum charge.—A minimum charge of Rs. 8-8-0 per month may be made in addition to Meter hire whether energy to that extent has been consumed or not.

(2) For motive power purposes and purposes other than those mentioned in items 1(a) and 3 above. A standing charge per month for service at the rate of Rs. 4 per B. H. P of connected load for the supply of which licensee is required to make provision and in addition a charge for current determined by meter as follows :—

(i) for the first one hundred units consumed per B.H.P. per month—A rate of annas four and pies six per unit.

(ii) for all excess units above one hundred units consumed during the month—A rate of annas three and pies six per unit.

Note.—(a) The term “Unit” occurring in this sub-clause mean the energy contained in a current of 1000 Amperes flowing under an electro-motive force of one volt during one Hour.

(b) The term “connected load” occurring in this sub-clause shall mean the total rated capacity of the meter or meters in B. H. P. connected to the installation.

(3) *Meter rent*.—The rent to be charged for meters shall not exceed—Annas seven per month for a single phase A. C. Meter or for a D. C. 230 Volts Meter. Rupee One per month for poly phase A. C. Meter or for a D. C. 460 Volt Meter.

(B) Where energy is not supplied by meter, a fixed rate of Two Rupees and eight annas per mensem shall be charged for a twenty Watt light and Rupee one for every additional twenty Watt or part thereof burning for not more than six hours per night 6 p.m. to 12 midnight S. T.

(C) In the case of larger consumers contracts may be made for fixed periods at such rates not exceeding the rates specified in sub-clause (A) of this clause as may be agreed upon.

(D) Without prejudice to anything contained in the above sub-clauses, the licensee may at any time enter into a special contract with the Municipality of Karmala for supply of energy to the said Municipality for public lighting upon such terms and conditions and at such rates not exceeding the maxima charges specified above, as may for the time being be mutually agreed upon.

12. *Unpaid Apprentices*.—The licensee shall, whenever so require by Government, employ as unpaid apprentices, passed candidates from Mechanical and Electrical Institutes in the Province of Bombay for a period of one year's training in connection with the power station and distribution system. Each apprentice would be paid Rupees 15 per month, if he helps the licensee in coaching up the Licensee's Wiremen Electrician Classes Apprentices so employed at one time shall be limited to two.

13. *Agreement between the Licensee and the Managing Agents*.—The license shall not enter into an agreement with Managing Agents, if any or make any modifications to such agreements already entered into, unless with the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and the managing agents if any, and to require suitable modification therein as a condition precedent to Government granting any consent as required by section (2) of the Act.

14. *Cutting of Trees*.—Permission is hereby granted to cut, prune, branches of the trees wherever required i.e. 5 feet all round from the transmission line on public and private roads as well as compounds of bungalows and yards under private ownership or otherwise.

15. *Breaking up of Streets*.—The length of the trenches to be opened on any street at any one time and the period for which they may remain open shall be determined from time to time by Government or the local authority by which such streets are repairable.

16. *Breaking of Railways*.—In pursuance of the provisions of sub-section (5) of section 12 of the Act, the licensee is hereby specially authorised within the area of supply to break up the soil and pavement of the portions of the Central Railway so far only as concerns, later crossings and the portions of the said railway running along the highway, any difference or dispute arising between

the licensee and the said Railway by reason of the exercise by the licensee of the powers conferred on him by this clause shall, subject to the provisions of sections 13 and 16 be determined by Government whose decision shall be final.

17. *Purchase of the Undertaking.*—(1) The option of purchase given by sub-section (1) of section 7 of the Act shall be exercisable first on the expiration of Thirty Years from the commencement of this licence and thereafter on the expiration of every subsequent Twenty years therefrom. The percentage of the value of lands, buildings, works, materials, and plant of the licensee referred to in sub-section (1) of section 7 of the Act which shall be added to such value under the second proviso to that sub-section on account of compulsory purchase shall be twenty per centum.

(2) In accordance with clause (d)(ii) of sub-section (2) of section 3 of the Act it is hereby declared that the generating station belonging to the licensee and used in connection with the undertaking or where energy is purchased from any other person or company, the receiving and distributing sub-stations used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7 of the Act.

18. *Assignment of the Licensee.*—At any time after the commencement of this licence the licensee may with the previous consent in writing of Government, and subject to compliance with such conditions upon which such consent may be given, assign this licence and transfer the whole of the undertaking in respect of which this licence is granted (including all lands, buildings, works, materials and plant of the licensee) to any individual or company formed or to be formed and registered in the Province of Bombay in accordance with the law for the time being in force in India under any enactment relating to companies for the time being in force there and having authority to take over the licence and the said undertaking as the case may be and to exercise the powers and perform the obligations given to or imposed upon the Licensee under this licence, this act and the rules, and on such assignment and transfer, the rights, powers, authorities, obligations and liabilities of the licensee shall be exercisable by and shall attach to such individual or company formed or to be formed as aforesaid.

19. *Submission of Annual Account.*—The licensee shall submit to Government annually before the first October, the accounts of the undertakings made up to the 31st March of the same year in the forms set forth in Annexure V, to the Indian Electricity Rules, 1937, together with a statement showing the technical and financial data in the form prescribed by Government.

20. This licence shall be subject to the provisions of any Act of the Central or Provincial Government that may be passed hereafter affecting the public Electric Supply undertakings.

(Signed) N. P. Uplap, L.M.E., L.E.E.
1st Class Mechanical and Electrical Engineer,
Ex-Chief Engineer, Government Central Distillery.

By order and in the name of the Governor of Bombay,

M. HABIBUDDIN,
Deputy Secretary to Government.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 8th January 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB-2555/132843.—In exercise of the powers of the Central Government under clause (b) of sub-section. (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947) and section 6 of the General Clauses Act, 1879 (X of 1897), the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LAQ-522, dated 20th December 1951, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District Nasik, taluka Igatpuri, village Awali Bahula

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
		239/1(1/3)	0 7.2/3
46	9 15	304/5(1/3)	0 4.7/12
48/5	0 26	305/2(1/3)	0 2.2/3
52	23 0		
55/1	2 6		3 9.37/48
55/8	4 12		
2/7	0 5	210	1 25
	39 19	220/2(1/3)	1 36.1/3
		222/1	4 10
284/2	0 29½	233/7	1 34½
285/4(½)	1 3	233/9	0 10
	1 32½	234/1	0 11½
		240(1/6)	0 10.5/6
		242(1/6)	0 5.2/3
		300(5¼)	0 17½
48/4	1 5	307(1/6)	0 1.5/6
	1 5		11 8.11/12
227/1(1/3)	0 21.2/3	240(1/6)	0 10.5/6
230/1(1/3)	0 19.1/3	242(1/6)	0 5.2/3
231/4(5/32)	0 8.19/32	300/5(1/4)	0 17½
235/1(5/32)	0 4.17/32	307(1/6)	0 1.5/6
235/8(1/3)	0 31		
235/11(5/32)	0 14.1/16		0 35.5/6
236/1(1/3)	0 15.2/3		

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
213	5 2	208/1	1 0
214($\frac{1}{2}$)	0 12	263/5	3 12
		263/7	3 13
	5 14	265/3	0 16 $\frac{1}{4}$
		269/3	0 12
205/1(1/8)	0 7.3/8	271/3	2 3
305(1/8)	0 8.1/8	272/1	1 1
305/4(1/8)	0 3 $\frac{1}{4}$	273/7	0 34
306/2(1/8)	0 23.3/8	275/4	0 24
306/4(1/8)	0 32.7/32	278	1 14
306/6(1/8)	0 1.15/6	281/3	9 30
233/1(1/8)	0 13.15/32	282	0 29
235/2(1/8)	0 2.7/8	285-2	1 2 $\frac{3}{4}$
235/4(1/8)	0 34.3/8	289-5($\frac{1}{2}$)	0 9
235/7(1/8)	0 2.5/8		
237/2(1/8)	0 2.7/8		28 17
	3 13	2/6(3/64)	0 29.31/64
		81/1	0 14
234 $\frac{7}{2}$	0 9 $\frac{1}{2}$	81/2	0 16
138/5	0 20	83/1	0 7
146/4	0 28	121/3	0 14.3/5
148/2	1 9	122/1	5 31
150/3	1 18	123/3	0 33
159/1	0 9	124/2	0 14
		130/4	0 18
	4 4	177/1	6 28
		180/4	1 6
203/2	0 28	187	2 14
204/3	0 38	190/5	0 39
213/5	2 13	191/4	0 22
217/4	1 32	192/4	0 9
217/6	1 16		
	7 7		21 15.15/64
		131/4	2 14
139/1($\frac{1}{2}$)	7 38	131/5	2 0
24P(1/6)	0 10	133($\frac{1}{2}$)	1 35 $\frac{1}{2}$
32/1(1/6)	3 24.7/12	134/1($\frac{1}{2}$)	0 1 $\frac{1}{2}$
56/1(1/6)	0 2.5/6	135/2	0 25
		135/4	0 11
	3 37.5/12	136	1 10 $\frac{1}{2}$
		138/1	0 17
3/2	0 31 $\frac{1}{2}$		
6/2($\frac{1}{2}$)	0 13 $\frac{1}{2}$		10 35
206/1	1 12		

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
137	2 20	16/4($\frac{1}{2}$)	0 5.7/8
142/1	5 32	73($\frac{1}{2}$)	3 8.5/8
155/1	0 37	77($\frac{1}{2}$)	4 2 $\frac{1}{2}$
155/2	2 8	88/2($\frac{1}{2}$)	0 3.5/8
156/1	0 29	117($\frac{1}{2}$)	3 5.3/8
156/2	0 24		
158/2	1 26		10 26
150/1	0 23 $\frac{3}{4}$		
	14 39 $\frac{3}{4}$	138/7($\frac{1}{2}$)	0 3.3/8
		144/4($\frac{1}{2}$)	0 4.1/8
		144/11($\frac{1}{2}$)	0 14 $\frac{3}{4}$
138/6	0 16	152/4($\frac{1}{2}$)	0 36 $\frac{1}{4}$
144/5	0 8		
144/8	0 7 $\frac{1}{2}$		1 18 $\frac{1}{2}$
144/10	0 18 $\frac{3}{4}$		
144/13	1 1 $\frac{1}{4}$	131/6($\frac{1}{2}$)	1 9 $\frac{1}{2}$
146/13	0 24 $\frac{1}{2}$	133(1/8)	0 37 $\frac{3}{4}$
148/1	1 3	134/1(1/8)	0 7/8
151/2	2 14	134/2($\frac{1}{2}$)	0 8 $\frac{1}{2}$
157	0 30	134/4($\frac{1}{2}$)	0 9 $\frac{1}{4}$
161/4	0 37 $\frac{1}{2}$	135/1($\frac{1}{2}$)	1 35 $\frac{1}{2}$
	8 1		
			4 21.3/8
3/4	0 24		
250/8	1 26	138/7($\frac{1}{2}$)	0 3.3/8
		144/4($\frac{1}{2}$)	0 4.1/8
	2 11	144/11($\frac{1}{2}$)	0 15 $\frac{3}{4}$
		150/4($\frac{1}{2}$)	0 36 $\frac{1}{4}$
2/6(1/64)	0 9.53/64		1 28 $\frac{1}{4}$
10/15(1/3)	0 3		
33/4(1/3)	0 13.		
40($\frac{1}{4}$)	1 17 $\frac{3}{4}$	248/2(1/3)	0 12.1/3
41/3(1/3)	0 33 $\frac{3}{4}$	248-3(1/3)	1 37.1/3
42($\frac{1}{4}$)	0 14 $\frac{1}{2}$	248/4(1/3)	0 7.2/3
43(1/3)	1 4.2/3	249-2(1/3)	0 7.1/3
44(1/3)	0 5.1/3	271-7(1/3)	0 7.1/3
121/5(1/3)	0 5.2/3	283-2(1/3)	0 8.1/3
122/2(1/3)	1 33.1/3	289-3(1/3)	0 16.11/12
126/1(1/3)	0 5.1/3	291-2(1/3)	4 20
175/4(1/3)	1 14	292(1/3)	0 8.2/3
177/2(1/3)	1 12.2/3	293-4(1/3)	0 2.2/3
179/2(1/3)	1 19	293-3(1/3)	2 14.2/3
180/3(1/3)	1 37	294-2(1/3)	0 7.2/3
192/3(1/3)	0 3	295-2($\frac{1}{4}$)	1 6.15/16
	12 31.53/64		
			12 1.5/48

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
33/5	2 31	56/1(1/6)	0 2.5/6
50/1	0 29		
54/2	0 20		10 4.5/12
54/7	0 25		
54/9	2 25	10/12+13(13/64)	0 5.33/256
55/6	0 10	22/1(19/96)	2 28.11/24
55/7	5 30 *	22/3(19/96)	0 4.53/96
55/9	0 9	59/5	4 24
56/4	0 17		
56/9	0 23 $\frac{3}{4}$		7 22.107/768
61/2	1 11		
54/4	0 35	4/3	0 35
45($\frac{1}{2}$)	0 23	1/2B	0 29
48/2	1 15	2/6($\frac{1}{2}$)	3 37 $\frac{1}{2}$
48/6	0 21 $\frac{3}{4}$	100($\frac{1}{2}$)	2 32
55/3($\frac{1}{4}$)	0 1 $\frac{1}{2}$	105	16 9
		106/1	0 19
	19 6	112	18 30
		114/2	1 38 $\frac{1}{2}$
232/2(2 $\frac{2}{3}$)	2 7.1/3	116/1	2 16
301/5(1/3)	1 16	119/2	6 20
303/2(2/3)	0 7.1/3	120	22 33
304/3(2/3)	0 19.1/6	121/1	1 12 $\frac{3}{4}$
305/1(2/3)	0 3.1/3	125/2	1 6
		162/2	8 21
	4 13.1/6	165/2($\frac{1}{2}$)	2 23
		166	18 10
14/5A	2 19	167/2	0 20
18/9	0 29	169	0 21 $\frac{3}{4}$
20/4	0 24 $\frac{1}{2}$	170/3	9 9
21/3	0 21	170/4	10 7
21/6	1 38	171	28 10
49/2	1 9 $\frac{3}{4}$	172	0 38
76/4	0 29 $\frac{3}{4}$	174/5($\frac{1}{2}$)	1 39 $\frac{1}{2}$
106/5($\frac{1}{2}$)	0 1	181	1 18
235/10	1 23	182	1 17
		185	1 18
	9 34 $\frac{1}{2}$	191/1	16 7
		197	2 18
		198	2 26
1-23	0 35	199	3 38
23/10	1 1	200	8 33
24(1/6)	0 10	201	1 32
30	0 35	202/1	1 17
31	0 9		
32/1(1/6)	3 24.7/12		202 12 $\frac{1}{2}$
32/2	3 7		

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
22/1(1/6)	2 11.1/3	61/4D	1 8
22/3(1/6)	0 3.5/6	62/2B	2 10
69	1 4	64/3C	4 24
71/3	0 31	65/1	0 27
228	1 0	132/3	0 30½
231/13	0 27		
234/3	0 9		14 19
227/4	5 28		
	6 6.1/6	57/2	2 19
		60/1	0 5
		62/2A	2 19
50/2(½)	2 10	64/3D	4 9
51/(½)	3 37.3/8	65/2	1 11
53(½)	1 4	70	1 23
	7 11.3/8	71/L	0 35
		138/3	0 27
48/1(½)	0 6	139/2B	1 13
50/4(½)	0 20	61/4C	0 12
54/3(½)	0 13½		15 13
54/6(½)	2 10		
54/10(½)	0 16½	76/3	0 11½
54/3(1/8)	0 2.¾	78/1	5 32
55/4(½)	0 3½	78/3	4 28
56/7(½)	0 3.7/16	78/4	2 20
61/1(½)	0 28	85/1	5 7
	4 30.11/16	85/2	4 37
		85/3	0 12
		85/7	0 17
37/3(½)	1 5½	85/8	0 15
60/6A(½)	0 6¾		
61/4B(½)	1 23½		24 19¾
61/4E	3 36		
62/3	2 0	144/1	0 3¾
64/3A	3 27	152/1	1 6¾
64/3B(½)	1 24	161/6	0 29
66	0 27		
67/1	0 13		1 39½
99/2	0 22		
132/1	0 15½	205/1(1/8)	0 7.3/8
132/2(½)	0 12.7/8	233/1(1/8)	0 13.15/32
139/2A	0 18	233/3(¼)	1 1/4
	16 30.7/8	235/2(1/8)	0 2.7/8
		235/3(1/4)	0 25¾
		235/4(1/8)	0 34.3/8
57/1	3 35	235/5(1/4)	0 17½
60/6B	0 16½	235/7(½)	0 2.5/8
61/4A	0 28	237/2(1/8)	0 2.7/8

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
305/3(1/8)	0 8.1/8	151/4(1/2)	0 37 1/2
305/4(")	0 3 3/4	152/2(1/2)	0 8.5/8
306/1(1/4)	0 9 1/4		
306/2(1/8)	0 23.3/8		2 20
306/4(1/8)	0 32.7/32		
306/5(1/4)	0 15.5/8	247	1 12
306/6(1/8)	0 1.15/16	250-2	0 3
		250-6	4 14
	7 1.3/8	253-1	3 19
		254-1	0 6
205/1(1/2)	0 29 1/2	255-1	1 23
233/1(1/2)	1 13.7/8	258-2	0 17
233/3(1/4)	1 1/4	263-1	3 14
235/2(1/2)	0 11 1/2	271-1	7 24 1/4
235/4(1/2)	3 17 1/2	301-2	6 20
235/5(1/4)	0 17 1/2		
235/7(1/2)	0 10 1/2		28 33 3/4
235/2(1/2)	0 11 1/2		
235/3(1/2)	0 32 1/2	2-5(5/96)	0 32.73/96
305/4(1/2)	0 15	121-4(1/2)	0 19
306/1(1/4)	1 9 1/4	125-1	6 12
306/2(1/2)	2 13 1/2	126-2	0 31
306/4(1/2)	3 8.7/8	175-1A	5 31
306/5(1/4)	0 15.5/8	175-3	3 18
306/6(1/2)	0 7 3/4	176-1	4 26
235/3(1/4)	0 25 3/4	179-3B	3 2
		180-1	1 35
	17 3/8	180-6	1 15
		184	2 21
10/3	1 30	190-1	4 13
10/8	1 20	190-4	1 10
10/11	2 13	191-2	2 1
		192-2B	0 16
	5 23	202-2B	2 1
144/2(1/2)	0 5.7/8		41 3.73/96
144/6(1/2)	0 4 1/2		
144/12(1/2)	0 17 1/2	2-6(1/8)	1-38.5/8
148/3(1/2)	0 6	202-5	2 35
149(1/2)	0 20	265-4	0 20 1/2
151/4(1/2)	0 37 1/2	267	3 32 1/4
152/2(1/2)	0 8.5/8	269-2	0 26 1/2
		273-8	4 19
	2 20	276-1	9 4
		286	0 21
144/2(1/2)	0 5.7/8	287	1 19
144/6(1/2)	0 4 1/2	4-2(1/2)	0 11 3/4
144/12(1/2)	0 17 1/2	6-1	1 10
148/3(1/2)	0 6	207	3 34
149(1/2)	0 20	266-1	1 25

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
263-1	2 11	300-1($\frac{1}{2}$)	0 26 $\frac{1}{2}$
271-5	7 4		
272-3	1 22		5 6 $\frac{1}{2}$
273-1	1 19		
273-4	3 32	229($\frac{1}{2}$)	1 27 $\frac{1}{2}$
275-2	1 36	241-3($\frac{1}{2}$)	0 19 $\frac{1}{2}$
276-4	1 9	297-2($\frac{1}{2}$)	0 11 $\frac{1}{2}$
279-1	11 18	297-3($\frac{1}{2}$)	0 2
279-3	3 17	298	1 3 $\frac{3}{4}$
281-1	4 27	300-1($\frac{1}{2}$)	0 26 $\frac{1}{2}$
285-1	4 17		
289-6	0 13		4 10 $\frac{1}{2}$
289-8	4 18		
	80 18.3/8	138-4	1 11
		167-3	0 8
			1 19
250-1($\frac{1}{2}$)	0 6 $\frac{1}{2}$		
250-5($\frac{1}{2}$)	1 36.7/8	144-7	0 8
251($\frac{1}{2}$)	0 19.1/8	144-9	0 27
252-2($\frac{1}{2}$)	1 18	146-2	0 21 $\frac{1}{2}$
255-3($\frac{1}{2}$)	0 7.7/8	148-4	0 4
261-3($\frac{1}{2}$)	3 16	161-3	0 8 $\frac{1}{2}$
271-6($\frac{1}{2}$)	1 24		
274-2($\frac{1}{2}$)	0 16		1 29
301-4	6 18		
	16 2.3/8	12-2	0 19 $\frac{1}{2}$
		21-4	0 34
		21-8	0 32
2-6(5/192)	0 16.73/192	58	16 0
81-2($\frac{1}{2}$)	0 7	59-1	2 19
81-4($\frac{1}{2}$)	0 4	59-3	2 34
121-4($\frac{1}{2}$)	0 9 $\frac{1}{2}$	59-4	1 5
176-4($\frac{1}{2}$)	0 12	59-6	1 4
176-5($\frac{1}{2}$)	0 8	59-7	1 17
179-4($\frac{1}{2}$)	1 7 $\frac{1}{2}$	60-2	0 7
180-2($\frac{1}{2}$)	0 12	60-3	0 12
180-5($\frac{1}{2}$)	0 11	60-4	1 4 $\frac{3}{4}$
190-2($\frac{1}{2}$)	3 36	60-5	0 21
191-3($\frac{1}{2}$)	0 5	60-7	0 39
	7 8.73/192	60-10	0 31 $\frac{1}{2}$
		62-1	1 13
		62-4	1 18
229($\frac{1}{2}$)	1 27 $\frac{1}{2}$		
241-3($\frac{1}{2}$)	0 19 $\frac{1}{2}$		33 30 $\frac{1}{2}$
297-1	0 36	241($\frac{1}{2}$)	1 16 $\frac{1}{2}$
292-2($\frac{1}{2}$)	0 11 $\frac{1}{4}$	4	
297-3($\frac{1}{2}$)	0 2	243($\frac{1}{2}$)	0 31
298($\frac{1}{2}$)	1 3 $\frac{3}{4}$	297-5($\frac{1}{2}$)	0 6

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
299($\frac{1}{2}$)	1 30.7/8	212-2	2 8
300-4($\frac{1}{2}$)	0 33 $\frac{1}{2}$	223-2	0 21
301-1($\frac{1}{2}$)	3 9 $\frac{1}{2}$		
301-3($\frac{1}{2}$)	1 $\frac{1}{2}$		11 17
303-1($\frac{1}{2}$)	0 9		
		255-2($\frac{1}{2}$)	0 2
	9 16.7/8	256-1	6 21
		257-1	10 34
118-2($\frac{1}{2}$)	0 37.1/8	259	1 1
49-1	1 3	261-1	5 4
56-7($\frac{1}{4}$)	0 3.7/16		
61-7	1 19		23 22
61-9	1 25		
63	0 23	4-4($\frac{1}{4}$)	0 8 $\frac{1}{2}$
64-1	2 14	41-2($\frac{1}{4}$)	0 23.15/16
64-4	3 11	113-1($\frac{1}{4}$)	4 8 $\frac{1}{2}$
		129-5($\frac{1}{4}$)	0 5.13/16
	11 15.9/16	194-2($\frac{1}{4}$)	0 3 $\frac{1}{2}$
118-2($\frac{1}{2}$)	0 37.1/8		5 15 $\frac{1}{2}$
	0 37.1/8	4-4($\frac{1}{4}$)	0 8 $\frac{1}{2}$
144-3	0 18 $\frac{1}{2}$	41-2($\frac{1}{4}$)	0 23.15/16
146-5	0 3 $\frac{1}{2}$	113-1($\frac{1}{4}$)	4 8 $\frac{1}{2}$
150-5	0 27 $\frac{1}{2}$	129-5($\frac{1}{4}$)	0 5.13/16
151-3	1 21	194-2($\frac{1}{4}$)	0 8 $\frac{1}{2}$
159-2	0 16		
			5 15 $\frac{1}{2}$
	3 1		
		4-1($\frac{1}{4}$)	0 8 $\frac{1}{2}$
3-3	0 22	41-2($\frac{1}{4}$)	0 23.15/16
115	1 5 $\frac{1}{2}$	113-1($\frac{1}{4}$)	4 8 $\frac{1}{2}$
119-1	15-16	129-5($\frac{1}{4}$)	0 5.13/16
263-3	3 29	194-2($\frac{1}{4}$)	0 8 $\frac{1}{2}$
269-1	0 36 $\frac{1}{2}$	174-5($\frac{1}{2}$)	1 36 $\frac{1}{2}$
270	1 15 $\frac{1}{2}$		
271-2	6 21 $\frac{1}{2}$		7 12
	29-25 $\frac{1}{2}$	4-4($\frac{1}{4}$)	0 8 $\frac{1}{2}$
		41-2($\frac{1}{4}$)	0 23.15/16
7-3	0 19	113-1($\frac{1}{4}$)	4 8 $\frac{1}{2}$
107	1 27	129-5($\frac{1}{4}$)	0 5.13/16
108-2	1 6	194-2($\frac{1}{4}$)	0 8 $\frac{1}{2}$
109-1	1 5		
110-1	1 19		5 15 $\frac{1}{2}$
209-2	2 32		

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
257-2	2 32	48-3	0 32 $\frac{1}{4}$
258-1	8 9	56-5	0 13 $\frac{1}{4}$
260	1 6		
283-1	0 13 $\frac{1}{4}$		3 16 $\frac{1}{2}$
	12-20 $\frac{1}{4}$	22-2	1 15
139-1($\frac{1}{4}$)	3 38 $\frac{1}{2}$		1 15
	3 38 $\frac{1}{2}$	209-1	2 31
139-1($\frac{1}{4}$)	3 38 $\frac{1}{2}$	212-1	1 38
	3 38 $\frac{1}{2}$	223-1	0 25
			5 14
27	0 30	205-3($\frac{1}{2}$)	1 1
28	2 15	233-2($\frac{1}{2}$)	2 22 $\frac{1}{2}$
33-2	8 2	233-3(1/6)	0 26.5/6
56-3	0 39	235-3(1/6)	0 17.1/6
	12 6	235-5(1/6)	0 11.2/3
		304-2(1/3)	0 9.1/3
1-3	0 5 $\frac{1}{4}$	306-1(1/6)	0 32.5/6
121-2	0 21 $\frac{1}{4}$	306-5(1/6)	0 10.5/12
126-4	0 35		6 11 $\frac{1}{2}$
129-3	0 18		
150-2	0 5	220-2(1/3)	1 36.1/3
296-1	0 39	227-5	1 25
	3 3 $\frac{1}{2}$	213-2	0 23
		215-5	1 3
227-1(1/3)	0 21.2/3	231-3	0 28
230-1(1/3)	0 19.1/3	231/7	0 23 $\frac{1}{2}$
231-4(5/32)	0 8.19/32	231/9	0 16 $\frac{1}{2}$
235-1(5/32)	0 4.17/32	231/15	1 34
235-8(1/3)	0 31	232/9	2 14
235-11(5/32)	0 14.1/16		11 3.1/3
236-1(1/3)	0 15.2/3		
239-1(1/3)	0 7.2/3	202/3($\frac{1}{2}$)	2 13 $\frac{1}{2}$
304-5(1/3)	0 4.7/12	203/1($\frac{1}{2}$)	0 18 $\frac{1}{2}$
305-2(1/3)	0 2.2/3	204/2($\frac{1}{2}$)	0 21 $\frac{1}{2}$
	3 9.37/48	217/1($\frac{1}{2}$)	1 22 $\frac{1}{2}$
		217/5($\frac{1}{2}$)	0 19
7-6	0 27		5 15
8	1 24		

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
220/4	2 29	170/1($\frac{1}{4}$)	0 26
2/6(1/192)	0 3.53/192	170/2(1/6)	0 14.5/6
116/3($\frac{1}{2}$)	0 11.3/8	173/4(1/6)	0 14.5/6
118/1($\frac{1}{2}$)	0 27.7/8	173/5	1 35
129/2(1/12)	0 1.1/12	174/4(19/96)	0 29.7/24
154/2(11/96)	0 5 $\frac{1}{2}$	186/2	1 29
170/1($\frac{1}{4}$)	0 26	186/3(1/6)	0 8 $\frac{1}{2}$
170/2(1/12)	0 4.7/12	193/3(1/6)	0 10.1/6
173/4(1/12)	0 7.7/12	195/1($\frac{1}{4}$)	0 33 $\frac{1}{2}$
174/4(19/192)	0 14.31/48		
186/3(1/12)	0 4 $\frac{1}{2}$		8 18.65/96
193/3(1/12)	0 5.1/12		
195/1($\frac{1}{4}$)	0 13 $\frac{1}{2}$	195/1	0 13 $\frac{1}{2}$
	3 4.113/192	2/6(1/92)	0 3.53/192
		129/2(1/6)	0 2.1/6
2/6(1/92)	0 3.53/192	154/2(43/192)	0 10 $\frac{3}{4}$
116/3($\frac{1}{2}$)	0 11.3/8	170/1($\frac{1}{4}$)	0 26
118/1($\frac{1}{2}$)	0 27.7/8	170/2(1/6)	0 9.1/6
129/2(1/12)	0 1.1/12	173/4(1/6)	0 14.5/6
154/2(7/64)	0 5 $\frac{1}{2}$	174/4(37/192)	0 28.25/48
170/2(1/12)	0 4.7/12	186/3(1/6)	0 8 $\frac{1}{2}$
174/4(3/32)	0 13.7/8	193/3P(1/6)	0 10.1/6
186/3(1/12)	0 4 $\frac{1}{2}$		3 6.169/192
193/3(1/12)	0 5.1/12		
173/4(1/12)	0 7.5/12	3/1	0 14 $\frac{1}{2}$
	2 4.13/192	4/1	0 12 $\frac{1}{2}$
		4/2($\frac{1}{2}$)	0 10 $\frac{3}{4}$
2/6(1/96)	0 6.53/96	253/5	1 14
129/2(1/6)	0 2.1/6	279/2	13 10
154/2(7/32)	0 10 $\frac{1}{2}$		15 21 $\frac{1}{2}$
170/1($\frac{1}{4}$)	0 26		
170/2(1/6)	0 9.1/6	241/2	1 2
173/4(1/6)	0 14.5/6	244/2	1 2
174/4(19/96)	0 27.7/24	297/4($\frac{1}{2}$)	0 6 $\frac{1}{2}$
183/3(1/6)	0 8 $\frac{1}{2}$		2 10 $\frac{1}{2}$
193/3(1/6)	0 10.1/6		
195/1($\frac{1}{4}$)	0 13 $\frac{1}{2}$		
	3 10.65/96	219/2	6 26 $\frac{1}{2}$
		33/3	0 32
2/6(1/96)	0 6.53/96	35	3 8 $\frac{1}{2}$
129/2(1/6)	0 2.1/6	61/8	0 20
154/2(7/32)	0 10 $\frac{1}{2}$	64/2	3 19
165/3($\frac{1}{2}$)	1 24	64/5	1 11
		76/2	0 36

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
61/6	3 22	121/5(1/3)	0 5.2/3
116/2	0 18 $\frac{1}{2}$	122/2(1/3)	1 33.1/3
37/2	2 10	123/2	0 33
		126/1(1/3)	0 5.1/3
	16 17	175/4(1/3)	1 14
		177/2(1/3)	1 12.2/3
2/4	0 14 $\frac{1}{2}$	179/2(1/3)	1 19
2/6(1/32)	0 19.21/32	180/3(1/3)	1 37
6/2($\frac{1}{4}$)	0 13 $\frac{1}{2}$	192/3(1/3)	0 3
265/1	1 9		
266/2	0 18		13 24.53/64
273/12	0 34		
289/7	1 14	218/1	2 11
		218/3	3 33
	5 2.13/32		
			6 4
1-20	0 32		
24($\frac{1}{2}$)	0 30	18/1	0 5
26/3	0 21	17/5	3 25
29	1 10	20/2	0 43 $\frac{1}{2}$
32/1($\frac{1}{2}$)	10 33 $\frac{1}{2}$	88/1	4 7
33/1	0 39 $\frac{1}{2}$		
33/6	0 12		8 10 $\frac{1}{2}$
34/2	4 20 $\frac{1}{2}$		
56/2	0 16 $\frac{1}{2}$	248/1	5 35
178	9 20	249/1	0 35
56/1P($\frac{1}{2}$)	0 8 $\frac{1}{2}$	274/1	0 19 $\frac{1}{2}$
		289/4	0 16 $\frac{1}{2}$
	30 33	293/1	0 15
		293/2	7 5 $\frac{1}{2}$
37/5	2 21	293/3	0 12
16/1	6 13	294/1	0 17
16/3	5 32	295/1	16 4
130/1	0 34 $\frac{1}{2}$	295/2($\frac{1}{2}$)	2 13.7/8
131/8	0 9	296/2	0 5
131/9(7/8)	1 32.5/8		
134/5	0 15 $\frac{1}{2}$		34 16.1/8
	15 16.1/8	295/2($\frac{1}{2}$)	1 6.15/16
		1-1B	2 5
10/15(1/3)	0 3	2/2A/1	9 20
2/6(1/64)	0 9.53/64	37/4	2 9
33/4(1/3)	0 13	37/7	0 18
40($\frac{1}{4}$)	1 17 $\frac{1}{2}$	71/2	0 22 $\frac{1}{2}$
41/3(1/3)	0 33 $\frac{1}{2}$	114/1	0 16 $\frac{1}{2}$
42(1/48)	0 14 $\frac{1}{2}$		
43(1/3)	1 4.2/3		15 11
44(1/3)	0 5.1/3		

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
37/6	2 37	2/6(1/32)	0 19.21/32
37/8	2 23	6/2($\frac{1}{2}$)	0 13 $\frac{1}{2}$
71/4	0 25	12/4	0 14
92/2	0 10	202/6	1 0
92/4	0 7 $\frac{1}{2}$	206/2	1 19
		208/2	1 0
	6 22 $\frac{1}{2}$	263/4	5 30
		263/8	1 13
36/3	0 17 $\frac{1}{2}$	264	0 32
2/6(5/192)	0 16.73/192	265/2	0 17
81/3($\frac{1}{2}$)	0 8	271/4	3 0
81/4(1/3)	0 8	272/6	0 26
82/3($\frac{1}{2}$)	0 19	273/10	0 21
83/2($\frac{1}{2}$)	0 8	275/3	0 36
121/6($\frac{1}{2}$)	0 7.5/8	277	2 5 $\frac{1}{2}$
130/3($\frac{1}{2}$)	0 15 $\frac{1}{2}$	281/2	11 9
175/1B($\frac{1}{2}$)	0 37 $\frac{1}{2}$	284/1(5/8)	0 86.13/32
176/3($\frac{1}{2}$)	7 16 $\frac{1}{2}$	285/3	0 17
179/3A($\frac{1}{2}$)	0 32 $\frac{1}{2}$		
183($\frac{1}{2}$)	1 2		32 18.13/16
190/3($\frac{1}{2}$)	2 38		
192/2A($\frac{1}{2}$)	0 8	131/9(1/8)	0 10.3/8
202/2A($\frac{1}{2}$)	1 0	134 3	0 20
		134/6	0 9 $\frac{1}{2}$
	17 8.1/192	159/3	0 27
		161/9	0 8 $\frac{1}{2}$
2/6(5/192)	0 16.73/192	164	1 1
81/3($\frac{1}{2}$)	0		
81/4(1/3)	0 8		2 36.1/8
82/3($\frac{1}{2}$)	0 19		
83/2($\frac{1}{2}$)	0 8	14/1	2 23 $\frac{1}{2}$
121/6($\frac{1}{2}$)	0 7.5/8	18/6	0 21
130/3($\frac{1}{2}$)	0 15 $\frac{1}{2}$		
175/1B($\frac{1}{2}$)	0 37 $\frac{1}{2}$		3 4 $\frac{1}{2}$
176/3($\frac{1}{2}$)	7 16 $\frac{1}{2}$		
179/A($\frac{1}{2}$)	0 32 $\frac{1}{2}$		
183($\frac{1}{2}$)	1 2	250/4	6 27 $\frac{1}{2}$
190/3($\frac{1}{2}$)	2 38	250/7	1 21
192/2A($\frac{1}{2}$)	0 8	252/1	2 37 $\frac{1}{2}$
202/2A($\frac{1}{2}$)	1 0	254/2	0 17 $\frac{3}{4}$
		256/3	2 15
	17 8.1/192	273/9	4 0
		263/2	2 38
85/4	0 23		
123/1	1 26		20 36 $\frac{1}{2}$
	2 9	193/1	2 3
		214($\frac{1}{2}$)	0 12

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
213/1($\frac{1}{2}$)	5 2	253/4	0 16
	<hr/> 5 14	272/2	1 3
			<hr/> 3 10.31/256
54/5(1/3)	0 28		
36/1(1/3)	0 $8\frac{1}{2}$	234/2	0 $9\frac{1}{2}$
37/1(1/3)	0 31.2/3	94($\frac{1}{2}$)	0 24
38/2(1/3)	0 7.1/3	95($\frac{1}{2}$)	0 23
	<hr/> 1 $7\frac{1}{2}$	196($\frac{1}{2}$)	2 0
		211($\frac{1}{2}$)	2 034
		213/4($\frac{1}{2}$)	0 28 $\frac{1}{2}$
2-6(3/64)	0 29.31/64	215/1	6 32
7/4	0 12	217/3($\frac{1}{2}$)	4 1
7/5	0 29	220/3($\frac{1}{2}$)	1 31 $\frac{1}{2}$
106/7	1 7	222/3($\frac{1}{2}$)	2 14 $\frac{1}{2}$
111/2	2 37	224($\frac{1}{2}$)	0 18 $\frac{1}{2}$
113/2	2 20	302/1	1 22 $\frac{1}{2}$
125/3	0 31		
127/2	1 18 $\frac{1}{2}$		23 29 $\frac{1}{2}$
165/1	2 27		
173/2	2 24	204/4	1 14
174/2	3 12	220/1	6 12
189/1	2 8	302/2	0 27
194/4	0 19	302/4	0 25 $\frac{3}{4}$
195/2	1 10		
	<hr/> 22 38.47/64		<hr/> 8 38 $\frac{3}{4}$
108/1	1 $\frac{3}{4}$	160/3	1 38
109/2	1 37	161/1	1 6 $\frac{1}{4}$
110/2	1 15		<hr/> 3 4 $\frac{1}{4}$
173/3	2 34		
	<hr/> 7 6 $\frac{3}{4}$	2/1	1 19
		2/2	0 5 $\frac{3}{4}$
Same as shown at	serial No. 20	2/5	2 13
above.		2/8	1 29
78/2	6 2	10/14	0 15 $\frac{1}{4}$
85/5	6 26	11	1 5
85-6	0 10	15/4	5 5
	<hr/> 12 38	34/1	15 6 $\frac{1}{2}$
			<hr/> 27 18 $\frac{1}{2}$
10-12-13	0 21.31/256		
(153/192)		202/3($\frac{1}{2}$)	2 13 $\frac{1}{2}$
253/2	0 38	203/1($\frac{1}{2}$)	0 18 $\frac{1}{2}$
253/3	0 13	204/2($\frac{1}{2}$)	0 21 $\frac{1}{2}$

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
217/1($\frac{1}{2}$)	1 22 $\frac{1}{2}$	304/6($\frac{1}{4}$)	0 5.1/8
217/5($\frac{1}{2}$)	0 19	315/3($\frac{1}{2}$)	1 16
	5 15		5 2 $\frac{3}{4}$
36/1(1/3)	0 8 $\frac{1}{4}$	248/3(1/3)	1 37.1/3
37/1(1/3)	0 31.2/3	283/2(1/3)	0 8.1/3
38/2(1/3)	0 7.1/3	290(1/3)	0 16.11/12
	1 7 $\frac{1}{4}$	291/1(1/3)	4 20
		293/4(1/3)	0 2.2/3
227/1(1/3)	0 21.2/3	293/5(1/3)	2 14.2/3
230/1(1/3/	0 19.1/3		
231/4(3/16)	0 10.5/16		9 19.11/12
235/1(3/16)	0 5.7/16		
235/8(1/3)	0 31		11 4
235/11(3/16)	0 16.7/8	160/2	3 37
236/1(1/3)	0 15.2/3	163/3	0 20 $\frac{3}{4}$
239/1(1/3)	0 7.2/2	99/1	6 15
304/6(1/3)	0 4.7/12	111/1	1 38
305/2(1/3)	0 2.2/3	154/1	1 19
		188	4 39
	3 15.5/24	193/4	
284/1(1/8)	0 5.9/32		15 11 $\frac{1}{2}$
Same as shown at Serial No. 8			
above.		96	2 21 $\frac{1}{2}$
215/4($\frac{1}{2}$)	0 29 $\frac{1}{2}$	97	1 0
226/2($\frac{1}{2}$)	0 19 $\frac{1}{2}$	98	1 21 $\frac{1}{2}$
231/1($\frac{1}{2}$)	1 $\frac{1}{2}$	101	0 32
231/6($\frac{1}{2}$)	0 5.1/8	102	2 10
232/7($\frac{1}{2}$)	0 24 $\frac{1}{2}$		
235/9($\frac{1}{4}$)	0 16 $\frac{1}{4}$		8 5
239/2($\frac{1}{4}$)	0 6 $\frac{1}{4}$		

Sachivalaya, Bombay, 10th January 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB 2555-IV/H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB 2555-IV/A, dated the 10th July 1956, the

Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LAQ 522, dated the 8th December 1951, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

Village Ambad Budruk, taluka Nasik, district Nasik.

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
2/9	0 31	158/12(1)	0 10
28	3 35	277/2(1/2)	0 11 1/2
76	10 24	293(1/2)	4 24
78	8 13	401/1(1/2)	0 7 3/4
195	12 15	57/2(1/2)	0 14 1/2
242	9 30	1/2P(11/192)	0 3.5/24
246	5 32	12/2(1/2)	4 37
256	3 32	42/4(1)	0 32 3/4
313	12 12	81/1(1/2)	1 19 1/2
320	12 3	100(1/6)	2 16.1/6
373/6	1 13	158/12(1/2)	0 10
15/13(1	0 5/23	277/2(1/2)	0 11 1/4
26/16	0 28	293(1/2)	4 24
33/9	1 1	401/1(1/2)	0 7 3/4
33/10(1/	0 10.1/3	57/2(1/2)	0 14 1/2
45/9	6 23	3/1P(3/8)	0 9 3/4
64/12A(0 1 1/2	3/2,3,4P(1/2)	1 1
64/14	1 13	4/2P(11/192)	0 3.5/24
166/3	8 2	88/3P(1)	2 14 1/2
205/1	5 0	102/1P(1/2)	5 4 1/2
255/1	2 37	104/1P(1/2)	2 20 1/2
255/5	2 28	147P(1/2)	5 7 1/2
255/7	0 11	150/3P(1/2)	1 30
259/5	0 4	193P(1/2)	1 27 1/2
346	6 3	207/1P(1/2)	0 18 1/2
381/3	2 4	207/4P(1/2)	0 11 1/2
390/3	0 15	208/2P(1/2)	0 3
53(3/16)	1 7.1/16	212/1P(1/2)	1 22 1/2
289	10 17	306/1P(1/2)	1 4 1/2
120/1(1/2)	0 1/2	373/3P(1/2)	0 3 1/2
122(1/2)	6 35 3/4	373/5P(1/2)	0 18
350(1/2)	1 30	373/7P(1/2)	0 26
4/2(5/9)	0 2.11/12	378/1P(1/2)	0 17
42/2(1/2)	4 37	378/3P(1/2)	0 20
42/4(1/2)	0 32 3/4	392/4P(1/2)	0 2.3/8
81/1(1/2)	1 19 1/2	392/10P(1/2)	0 4 1/2
100(1/6)	2 16.1/6	253P(13/64)	4 5.61/64

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
240	1 12	80	5 22
243($\frac{1}{2}$)	5 2	81/3	0 35
259/1	0 28	81/4	10 28
2/1CP/1/3	0 3.1/3	98P(2/3)	1 17.1/3
2/2	0 11	124P($\frac{1}{2}$)	7 21
2/8P($\frac{1}{2}$)	0 $\frac{3}{4}$	153/3P(2/3)	0 25.1/3
2/10P(5/48)	0 1.17/48	188/2	1 18
20/2A	0 18	212/2	5 14
25/1	3 35	215	6 16
25/2A	1 19	230/2P($\frac{1}{2}$)	0 10
129/9	0 4	233	6 28
134/1/5	1 6	277/1	0 2
134/1/6(19/96)	0 2.31/32	277/3	0 15 $\frac{1}{2}$
134/1/11	0 37	278/3P($\frac{1}{2}$)	0 15
135/2/6	2 35	306/2	3 24
135/4	0 33	401/2	0 27 $\frac{1}{2}$
135/5	0 4	57/5	0 24
189/6	1 4	108/9B	1 7
189/12	1 18	109/45B	1 27
202/5	2 31	109/13	0 32
202/10	0 17	109/16	0 32
202/11	0 29	112/5A	0 24
237/2	0 12	112/11B	0 15
241/5	1 31	112/12B	0 12
253P(13/64)	4 5.61/64	261/2	1 4
377	2 5	261/9	1 2
59/1B	0 26	261/10	1 6
59/2	0 38	261/11	0 8
59/3	0 31	262/5	0 15
134/1/16	3 26	2/1A($\frac{1}{2}$)	0 16
279/1	1 16	2/1B($\frac{1}{2}$)	0 10
279/2B	0 33	2/8(1/8)	0 3/8
296	12 12	79($\frac{1}{2}$)	1 14 $\frac{1}{2}$
302/1	1 31	115/3B($\frac{1}{2}$)	0 21 $\frac{1}{2}$
309/2	4 21	115/4B($\frac{1}{2}$)	0 6 $\frac{1}{2}$
312	16 30	115/5($\frac{1}{2}$)	0 12 $\frac{1}{2}$
321	5 37	134/1/3($\frac{1}{2}$)	0 18 $\frac{1}{2}$
345P($\frac{1}{2}$)	22 0	134/1/6(5/48)	0 1.9/16
353/1	5 4	134/1/9($\frac{1}{2}$)	0 15 $\frac{1}{2}$
356/3P($\frac{1}{2}$)	0 2 $\frac{1}{2}$	134/4($\frac{1}{2}$)	0 12 $\frac{1}{2}$
355/2	3 22	135/2/4($\frac{1}{2}$)	1 21
372/1	3 35	189/3($\frac{1}{2}$)	0 10
57/3	1 5	189/9($\frac{1}{2}$)	0 11
57/6	1 5	202/3($\frac{1}{2}$)	1 15 $\frac{1}{2}$
33/8A	0 12	237/4($\frac{1}{2}$)	0 2
52/2A	1 30	241/3($\frac{1}{2}$)	0 33
4/2P(7/96)	0 4.1/12	253(19/192)	2 163/192
52/1	4 23	2/10(5/192)	0 65/192

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
202/8($\frac{1}{2}$)	0 17 $\frac{1}{2}$	14/2AP($\frac{1}{2}$)	0 2
015/1($\frac{1}{2}$)	0 10 $\frac{1}{2}$	14/2B	0 36
26/13	0 26	15/11P(19/96)	0 19/24
32/1CP(1/6)	15/12P(11/96)	0 1.47/48
33/1	0 13	26/7P(1/3)	0 4
33/23	1 29	27/1A	0 10
33/4P($\frac{1}{2}$)	0 25 $\frac{1}{2}$	45/4P(1/3)	0 15
33/5A	0 12	85P($\frac{1}{2}$)	2 31 $\frac{1}{2}$
33/5B, 7AP($\frac{1}{2}$)	0 $\frac{1}{2}$	93,94	6 35.2/5
33/6	0 13	114/1	1 15
60/1	8 6	114/2P($\frac{1}{2}$)	0 1 $\frac{1}{2}$
64/1A	0 21	203/5	0 14
64B/1B	0 22	219/1	2 6
64/3	0 12	219/4P(1/3)	0 8 1/3
64/6	0 9	270	10 24
64/8	0 10	284/2P(19/96)	0 12.15/32
64/9	0 13	285/2D	0 8
70/1	1 1	331/4	5 14
70/5	0 9	338/4AP(1/3)	0 22.2/3
70/9	2 21	338/4B	1 1
70/12	0 18	368/5	0 32
90	4 36	4/2(1/12)	0 4.2/3
96	16 8	276($\frac{1}{2}$)	8 32 $\frac{1}{2}$
107/1P($\frac{3}{4}$)	6 9 $\frac{3}{4}$	371/2($\frac{1}{2}$)	0 37
107/5	3 11	392/5($\frac{1}{2}$)	0 3 $\frac{7}{8}$
108/4P($\frac{1}{2}$)	0 11 $\frac{1}{2}$	392/6($\frac{1}{2}$)	0 4 $\frac{5}{8}$
108/12	5 8	399/4($\frac{1}{2}$)	0 3
109/24	20 14	5/6B	0 18
110	14 19	185	0 15
112/3P($\frac{1}{2}$)	0 18 $\frac{1}{2}$	190/4	1 2
112/4	0 27	190/6	0 17
112/8	1 14	257/4	2 8
112/13	11 25	271(19/192)	1 16.5/24.
115/2	3 39	272/4($\frac{1}{2}$)	0 36 $\frac{1}{2}$
116/13	2 14	273/4($\frac{1}{2}$)	1 2 $\frac{1}{2}$
116/2	0 20	273/6($\frac{1}{2}$)	0 6 $\frac{3}{4}$
116/4	1 15	53(1/10)	0 25.1/10
116/5	1 15	5/1,2($\frac{1}{2}$)	0 13
117	13 20	5/4	0 83
182P($\frac{3}{4}$)	16 20	190/1	1 21
218/2	0 6 $\frac{3}{4}$	271(19/96)	2 32.5/12
218/3	0 12 $\frac{1}{2}$	273/6($\frac{1}{2}$)	0 13 $\frac{1}{2}$
218/4	0 13 $\frac{1}{2}$	272/1	1 2
274/2	1 6	273/1	2 35
336/6	3 21	53(1/10)	0 25.1/10
368/1	0 17	257/1	1 37
386/2	0 11 $\frac{1}{2}$	14/1P(1/72)	0 $\frac{7}{8}$
56/8	1 13	15/3P(1/6)	0 1 $\frac{1}{2}$
322/1A	1 0	26/3P(1/3)	0 2.1/3

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
32/13P($\frac{1}{8}$)	0 0	395/3B	0 7
32/2AP(1/3)	0 4	113/4($\frac{1}{2}$)	2 12 $\frac{1}{2}$
139/1P(1/6)	0 32 1/3	5/3	0 26
139/3P(1/6)	0 25 1/3	5/5	0 9
139/4P(1/6)	0 11.5/6	258	9 2
259/3P(1/3)	0 21 1/3	272/3	1 16
142/1(1/6)	0 30 $\frac{1}{2}$	273/2	1 37
142/3(1/6)	0 21 $\frac{1}{2}$	273/3	2 5
152/1(1/6)	1 31.1/6	273/6P($\frac{1}{2}$)	0 13 $\frac{1}{2}$
152/4(1/12)	0 12.7/12	142/1($\frac{1}{2}$)	2 11 $\frac{1}{2}$
152/6(1/6)	0 8.5/6	142/3($\frac{1}{2}$)	1 24 $\frac{1}{2}$
152/7(1/6)	0 13.1/3	152/1($\frac{1}{2}$)	5 13 $\frac{1}{2}$
223/2(1/6)	1 6.1/6	152/4($\frac{1}{4}$)	0 37 $\frac{1}{2}$
223/5(1/6)	0 10 1/3	152/6($\frac{1}{2}$)	0 26 $\frac{1}{2}$
294/1(1/6)	0 11 1/3	152/7($\frac{1}{2}$)	1 0
362/1(11/192)	0 1.57/64	184($\frac{1}{2}$)	4 31 $\frac{1}{2}$
362/3(11/192)	0 55/192	223/2($\frac{1}{2}$)	3 18 $\frac{1}{2}$
362/4(1/6)	0 6 1/3	223/5($\frac{1}{2}$)	0 31
362/5(1/6)	0 3.1/6	362/1(5/32)	0 5.5/52
362/6(11/192)	0 11/192	362/3(5/32)	0 25/32
362/7(1/6)	0 10 5/6	364/4($\frac{1}{2}$)	0 19
362/8(1/6)	0 5/6	362/5($\frac{1}{2}$)	0 9 $\frac{1}{2}$
181	13 32	362/6(5/32)	0 5/32
387/2	0 13 $\frac{1}{2}$	362/7($\frac{1}{2}$)	0 32 $\frac{1}{2}$
383	5 37	362/8($\frac{1}{2}$)	0 2 $\frac{1}{2}$
2/1C(1/3)	0 3 1/3	51/4	0 4
2/3	0 28	51/6	0 2
2/8($\frac{1}{2}$)	0 $\frac{3}{2}$	149	9 33
2/10(19/192)	0 1.55/192	250/2	0 26
20/2B	2 30	251/2	12 27
58/1	2 27	322/5	11 23
113/4($\frac{1}{2}$)	2 12 $\frac{1}{2}$	348/1	9 14
115/3A	2 19	369/2	2 32
115/4A	0 13	369/4	1 22
134($\frac{1}{2}$)	0 35	403/2	1 0
134/1.6(19/56)	0 2.31/32	4/2P(1/12)	0 4 2/3
134/1/8	0 22	77P($\frac{1}{2}$)	4 5 $\frac{1}{2}$
134/1/12.3	0 18	144/4P($\frac{1}{2}$)	0 3 $\frac{1}{2}$
134/1/14	1 36	283/P($\frac{1}{2}$)	9 29
134/1/15	2 1	318/2P($\frac{1}{2}$)	6 31 $\frac{1}{2}$
135/2/3	3 15	319P($\frac{1}{2}$)	7 2 $\frac{1}{2}$
170	9 23	379/1P($\frac{1}{2}$)	3 5
189/8	1* 4	379/2	2 4
202/1	0 3	379/3	2 20
202/2	4 15	392/2P($\frac{1}{2}$)	0 8 $\frac{1}{2}$
202/6	1 13	392/7P($\frac{1}{2}$)	0 4 $\frac{1}{2}$
241/2	1 33	399/3P($\frac{1}{2}$)	0 3 $\frac{1}{2}$
253(19/96)	4 1.67/96	4/2P(11/192)	0 3.5/24
395/2	0 11	74/1	3 25

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
75/5	3 14	158/1,2($\frac{1}{2}$)	0 20
75/2	6 15	55/2	3 4
75/3P($\frac{1}{2}$)	0 1	249	12 19
88/2	3 4	15/13(1/3)	0 5 2/3
102/4P($\frac{1}{2}$)	2 28 $\frac{1}{2}$	26/15	0 22
104/3($\frac{1}{2}$)	2 22 $\frac{1}{2}$	33/8B	0 24
150/1P($\frac{1}{2}$)	1 28 $\frac{1}{2}$	33/10(1/3)	0 10 1/3
206/2P($\frac{1}{2}$)	1 1	34/2	6 15
373/2P($\frac{1}{2}$)	0 2 $\frac{1}{2}$	34/3($\frac{3}{4}$)	0 4 $\frac{1}{2}$
373/4B($\frac{1}{2}$)	0 21	45/8	1 8
378/2P($\frac{1}{2}$)	0 17	45/10($\frac{1}{2}$)	0 17
392/3P($\frac{1}{2}$)	0 2 $\frac{3}{4}$	52/2B	2 27
392/9P($\frac{1}{2}$)	0 3 $\frac{1}{2}$	64/11	0 28
399/2	0 12 $\frac{1}{2}$	64/13	0 28
4/2(1/12)	0 4.2/3	164/2	0 18
77($\frac{1}{2}$)	4 5 $\frac{1}{2}$	164/8	1 18
144/4($\frac{1}{2}$)	0 3 $\frac{1}{2}$	166/1	2 6
283($\frac{1}{2}$)	9 29	205/2	4 33
318/2($\frac{1}{2}$)	6 31 $\frac{1}{2}$	226/2	0 21 $\frac{1}{2}$
319($\frac{1}{2}$)	7 2 $\frac{1}{2}$	255/2	4 30
379/1($\frac{1}{2}$)	3 5	255/4	0 18
392/2($\frac{1}{2}$)	0 3 $\frac{3}{4}$	324/1($\frac{1}{2}$)	4 37 $\frac{1}{2}$
392/7($\frac{1}{2}$)	0 4 $\frac{1}{2}$	324/3	3 39
399/3($\frac{1}{2}$)	0 3 $\frac{1}{2}$	324/5	2 37
2/10P(19/192)	0 1.55/192	333/3	10 26
62/1($\frac{1}{2}$)	0 2 $\frac{1}{2}$	336/2	8 13
62/3	1 29	336/5	1 31
115/3C	1 2	337/4	1 25
115/7	3 28	345($\frac{1}{2}$)	22 0
134/1/4	0 38	381/2	1 25
134/1/6P(19/96)	0 2.31/32	386/6	0 7 $\frac{3}{4}$
134/1/1C	3 0	390/2	0 13 $\frac{3}{4}$
135/2/5	2 34	397/1	0 9 $\frac{1}{4}$
134/5	0 23	397/3	3 20 $\frac{1}{2}$
189/1	1 7	398/4	0 15
189/5	0 37	53($\frac{1}{2}$)	0 31 $\frac{1}{2}$
189/11	1 5	14/1P(1/24)	0 2 $\frac{3}{4}$
193/2P($\frac{1}{2}$)	1 27 $\frac{1}{2}$	15/9P($\frac{1}{2}$)	0 2
202/4	2 33	95/2	8 20
202/7	0 14	95/3B	1 2
202/9	0 17	97/2	2 1
203/2	0 3	132/2B	4 31
237/6	0 11	165/2B	0 23
239/1	0 25 $\frac{1}{2}$	175/3	3 35
241/4	1 28	264/1	2 10
395/3A	0 7	352/1	2 17
395/4	0 8	352/4P($\frac{1}{2}$)	0 1
124($\frac{1}{2}$)	7 21	356/2P($\frac{1}{2}$)	0 1 $\frac{1}{2}$

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
356/4	2 9	201/5(1/3)	0 2.2/3
91	13 18	295	1 4
140	13 30	14/1P(1/12)	0 5 1/4
145/1	12 22	15/2	0 6
190/2	1 20	26/4	0 5
257/2	1 36	29/2A	0 32
271P(19/96)	2 32.5/12	32/1A	0 12
272/2	1 14	32/13P(1/6)	7 12
53P(1/10)	0 25.1/10	130/1P(1/2)	0 5/6
142/1(1/6)	0 30 1/2	139/2P(1/2)	4 7
142/3P(1/6)	0 21 1/2	139/4P(1/2)	0 17 1/2
152/1P(1/6)	1 31.1/6	148/1	0 38
152/4P(1/6)	0 12.7/12	199P(1/2)	5 38
152/6P(1/6)	0 8.5/6	389/1	0 12 1/4
152/7P(1/6)	0 13.1/3	389/6	0 19
223/2P(1/6)	1 6.1/6	199P(1/2)	5 38
223/5P(1/6)	0 10.1/3	105/2	13 6
294/1P(1/6)	0 11.1/3	145/2	12 8
362/1P(1/16)	0 2.1/16	26/9(1/2)	0 3 1/2
362/3P(1/16)	0 5/16	26/10(1/2)	0 8
362/4P(1/6)	0 6.1/3	33/4(1/16)	0 3.3/16
362/5P(1/6)	0 3.1/6	64/4(1/16)	0 1.7/16
362/6P(1/16)	0 1/16	108/4(1/16)	0 1.7/16
362/7P(1/6)	0 10.5/6	108/5(1/2)	0 15 1/2
362/8P(1/6)	0 5/6	108/7(1/2)	0 25 1/2
15/8P(1/3)	0 3	111/1(1/2)	3 13
45/3P(1/12)	0 5.1/3	112/1A(1/2)	0 15 1/2
89/3P(2/3)	1 3.1/3	112/1B(1/2)	0 22 1/2
97/1P(1/3)	0 17	112/3(1/16)	0 2.5/16
165/3AP(1/3)	0 7.2/3	112/9(1/2)	0 12 1/2
165/3BP(1/3)	0 9.2/3	216/1/2(1/2)	0 25
165/4P(1/3)	0 20.1/3	216/1/6(1/2)	0 22
175/1P(1/3)	1 10	216/2(1/2)	1 27
217/1	0 20	218/1(1/2)	0 4 1/2
268/1	3 36	386/3(1/2)	0 1 1/2
269/1	10 27	386/9(1/2)	0 6 1/2
12/2P(1/2)	0 1	56/1(1/2)	0 6 1/2
12/3A	0 27	2/10P(1/12)	0 1.1/12
12/5	1 21	8/2P(1/3)	1 5.2/3
172P(1/2)	4 35	9/1P(1/2)	1 24 1/2
204/2B	0 19	9/4	3 26
222	4 7	9/9P(1/2)	0 27 1/2
224P(1/2)	3 32 1/2	13/2C,3AP(1/3)	0 31.1/3
338/2	3 10	13/3B	0 21
403/1	1 0	13/6	0 36
191/2	1 4	19/4	0 14
201/4	5 15	19/7	0 22

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
119/4	1 27	167/5($\frac{1}{2}$)	0 12 $\frac{1}{2}$
119/6P($\frac{1}{3}$)	0 2	221/3($\frac{1}{2}$)	0 28
119/7	0 20	55/1	2 11
119/12	0 17	291	12 30
120/6	2 19	292	13 20
254P($\frac{1}{2}$)	2 2 $\frac{1}{2}$	300/1	1 10
396P($\frac{1}{2}$)	0 5	323	17 10
54	2 21	370P($\frac{1}{2}$)	2 8
14/1(1/24)	0 2 $\frac{5}{8}$	400	0 18 $\frac{3}{4}$
15/3($\frac{1}{2}$)	0 4 $\frac{1}{2}$	57/1	3 23
32/1C(1/6)	120/1($\frac{1}{2}$)	0 $\frac{1}{2}$
32/3	0 11	122($\frac{1}{2}$)	6 35 $\frac{3}{4}$
45/1	1 24	350($\frac{1}{2}$)	1 30
89/1	1 8	184P($\frac{3}{8}$)	3 23 $\frac{5}{8}$
107/1($\frac{1}{2}$)	2 3 $\frac{1}{2}$	322/1B	1 16
138	0 12	322/2A	0 21
139/3($\frac{1}{2}$)	1 36	322/3	2 4
182($\frac{1}{2}$)	5 20	322/4	0 27
198	14 30	348/5	2 0
259/4	1 12	369/1B	1 29
389/2	0 10 $\frac{1}{2}$	369/3A	0 32
139/1P($\frac{1}{2}$)	2 17	300/2	0 20
2/10/(5/192)	0 65/192	113/3P($\frac{1}{2}$)	0 39 $\frac{1}{2}$
2/1A($\frac{1}{2}$)	0 16	167/2P($\frac{1}{2}$)	1 10 $\frac{1}{2}$
2/1B($\frac{1}{2}$)	0 10	167/5P($\frac{1}{2}$)	0 12 $\frac{1}{2}$
2/8($\frac{1}{2}$)	0 $\frac{3}{8}$	221/3P($\frac{1}{2}$)	0 28
79($\frac{1}{2}$)	1 14 $\frac{1}{2}$	169/2A	1 21
115/3B($\frac{1}{2}$)	0 21 $\frac{1}{2}$	169/3	0 10
115/4B($\frac{1}{2}$)	0 6 $\frac{1}{2}$	169/4A	0 10
115/5($\frac{1}{2}$)	0 12 $\frac{1}{2}$	169/5B	0 21
134/1/3($\frac{1}{2}$)	0 18 $\frac{1}{2}$	238/1	5 27
134/1/6(19/192)	0 1.31/64	14/10(1/16)	0 3.15/16
134/1-9($\frac{1}{2}$)	0 15 $\frac{1}{2}$	15/4P($\frac{1}{2}$)	0 2
134/4($\frac{1}{2}$)	0 12 $\frac{1}{2}$	15/6	0 2
135/2/4($\frac{1}{2}$)	1 21	26/2	0 6
189/3($\frac{1}{2}$)	0 10	45/2P(1/3)	0 15.1/3
189/9($\frac{1}{2}$)	0 11	45/3P($\frac{1}{2}$)	0 16
202/3($\frac{1}{2}$)	1 15 $\frac{1}{2}$	51/2	3 14
202/8($\frac{1}{2}$)	0 17 $\frac{1}{2}$	51/3P($\frac{1}{2}$)	1 36 $\frac{1}{2}$
237/4($\frac{1}{2}$)	0 2	63/1	1 13
241/3($\frac{1}{2}$)	0 33	63/2P($\frac{1}{2}$)	0 21 $\frac{1}{2}$
253(19/192)	2 1.63/192	63/4	0 21
235	12 12	63/5P($\frac{1}{2}$)	0 10
120/1P($\frac{1}{2}$)	0 1	70/3	0 1
122P($\frac{1}{2}$)	13 31 $\frac{1}{2}$	70/6P($\frac{1}{2}$)	0 $\frac{1}{2}$
350P($\frac{1}{2}$)	8 20	89/2	1 6
113/3P($\frac{1}{2}$)	0 39 $\frac{1}{2}$	127/2	4 18
167/2P($\frac{1}{2}$)	1 10 $\frac{1}{2}$	127/3P($\frac{1}{2}$)	2 6

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
1281P($\frac{1}{2}$)	0 29 $\frac{1}{2}$	128/13	0 25
128/2	3 12	128/19	1 21
128/3P($\frac{1}{2}$)	0 23	129/2.6	0 24
128/4	1 1	129/5($\frac{1}{4}$)	0 22 $\frac{3}{4}$
128/5P($\frac{1}{2}$)	0 20	129/8	0 24
128/11P($\frac{1}{2}$)	0 19	155/4	0 32
128/12	0 28	252	6 4
128/15($\frac{1}{2}$)	0 12	262/4	0 13
128/17	1 7	263	6 10
128/18($\frac{1}{2}$)	0 24	266	5 38
129/2/2($\frac{1}{2}$)	0 12	267	9 20
129/2/5($\frac{1}{2}$)	0 12	338/1	1 38
129/3B($\frac{1}{2}$)	0 8 $\frac{1}{2}$	56/3	1 35
129/5P($\frac{1}{8}$)	0 11 $\frac{3}{8}$	43/2	1 32
129/7($\frac{1}{2}$)	0 13	55/4	2 12
130/2($\frac{1}{2}$)	0 4	65/2	0 39
148/2($\frac{1}{2}$)	0 35	65/3(1/6)	0 1/6
148/4	0 14	65/7	1 13
155/3($\frac{1}{2}$)	0 12 $\frac{1}{2}$	106/4(1/3)	4 6
248($\frac{1}{2}$)	7 30	144/2	2 39
262/2	0 14	101/2	4 3
262/3($\frac{1}{2}$)	0 5	30/2	2 1
338/3($\frac{1}{2}$)	1 11 $\frac{1}{2}$	30/3($\frac{1}{2}$)	0 22 $\frac{1}{2}$
341/2($\frac{1}{2}$)	7 27 $\frac{1}{2}$	31/1	2 23
387/3($\frac{1}{2}$)	0 6 $\frac{1}{2}$	31/6($\frac{1}{2}$)	0 $\frac{1}{2}$
389/4	0 8	65/1	3 12
47(1/3)	11 181/3	65/3(1/6)	0 1/6
99($\frac{1}{4}$)	0 14 $\frac{5}{8}$	85($\frac{1}{2}$)	5 23
100/1(1/3)	4 32 1/3	95/1	7 21
184($\frac{1}{8}$)	1 7 $\frac{7}{8}$	95/3A	1 11
322/2B	1 6	106/4(1/3)	4 6
322/7	0 26	142/2	10 14
322/9	1 14	152/2	0 27
369/1A	1 30	152/3	6 9
369/3B	0 32	152/4($\frac{1}{2}$)	1 35 $\frac{1}{2}$
311/1B	0 33	152/5	4 23
211/5B	0 39	191/1	2 16
3/1($\frac{1}{2}$)	0 6 $\frac{1}{2}$	201/3	4 20
3/5	1 0	201/5(1/3)	0 2 2/3
14/1(1/16)	0 3.15/16	201/6	0 28
15/5	0 3	223/1	1 10
45/2(1/3)	0 15 $\frac{1}{2}$	223/3	2 20
51/5	4 33	223/4	1 23
63/3	1 4	223/6	3 21
63/6	0 18	245	10 29
128/6	0 35	250/1	0 38
128/8	1 11	251/1	13 8
128/10	1 31	294/1($\frac{1}{2}$)	0 34
		294/2	1 28

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
362/1(2/3)	0 22	104/2B	2 20
362/2	5 39	126/1	4 23
362/3(2/3)	0 3 1/3	150/2B	1 22
362/6(2/3)	0 2/3	206/1B	1 0
371/1	3 22	207/3B	0 12
201/1	2 7	230/3A	0 17
4/2(11/192)	0 3.5/24	60/3	2 17
29/1.2(1/2)	0 1/2	60/4	2 14
29/1.3	1 37	230/3C	0 23
29/1.5	0 21	342/2B	6 16
29/1.6(1/2)	0 16	373/1A	0 3
29/1.7(1/2)	0 1 1/2	373/1C	0 36
29/1.9	2 0	392/1	0 4 1/2
87/1	3 10	47/1(1/6)	5 29 1/2
87/3	1 17	47(1/3)	11 18 1/3
102/3	2 30	47(1/3)	11 18 1/3

REQUISITIONED LAND (CONTINUANCE OF POWERS) Act, 1947.

No. ARB. 2555-III/H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB. 2555-III-A, dated the 10th July 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division) Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LND 506/III, dated the 19th April 1943, issued under sub-rule (1) of rule 75-A of the Defence of India Rules.

SCHEDULE.

District Nasik, taluka Nasik, village Sansari.

Survey No.	Area.	Survey No.	Area.
	A. g.		A. g.
160/2	1 5	55/4-B	0 33
P.K.	0 1	154/1(P)	0 30
55/3	1 20	154/2(P)	1 3
70(P)	2 2	55/4A.	0 31
55/1(P)	0 10	P.K.	0 1
55/1(P)	0 10	55/1(P)	0 10
55/2(P)	0 20	55/5(P)	2 5
55/1(P)	0 31		

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARE 2555-IV/H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB. 2555-IV/A, dated the 5th December 1956 the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notices No. S.M.W.S.I/531, dated the 4th September 1951 and No. LAQ 522, dated the 8th December 1951, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947.

SCHEDULE.

District Nasik, taluka Nasik, village Ambad Budruk.

Survey No.	Area.		
	A.	g.	as.
47(P)	1	17	2/3
133	11	4	0

By order and in the name of the Governor of Bombay,

V. SHANKAR,

Secretary to Government.

EDUCATION DEPARTMENT.

Old Secretariat, Bombay, 8th January 1957.

PROVIDENT FUND ACT, 1925.

No. SSN. 3356.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Fund Act, 1925 (XIX of 1925), the Government of Bombay is pleased to add to the schedule to the said Act the names of the following public institutions in addition to those added to the schedule by Government Notification, Education Department, No. SSN. 3356-E, dated the 22nd May 1956 :—

Recognised Secondary Schools which have accepted the Government Provident Fund Scheme during the quarter ending 31st December 1955.

BOY'S SCHOOLS.

District Greater Bombay.

1. Education Society's High School, Chember.
2. Shardashram Vidyamandir, Dadar, Bombay 28.

District Raigarh.

3. R. P. D. High School, Sawantwadi.

District Kolhapur.

4. S. P. High School, Kurundwad.
5. S. M. School, Dattawad.

District Sangli.

6. Shaikshanik Mandal High School, Malegaon.
7. New English School, Soni.
8. New English School, Kavathe-ekand.
9. Sangli High School, Sangli.

District Ahmednagar.

10. Bharat Vidyalaya, Mirajgaon.
11. Sacred Heart Convent High School, Ahmednagar.

District Amreli.

12. English School, Chalala.
13. K. K. P. and R. P. M. Middle School, Amreli.
14. K. P. P. and R. P. H. Vidyalaya, High School, Amreli.
15. Forward High School, Amreli.

District Sabarkantha.

16. Shri Himat High School, Himatnagar.

District Kaira.

17. Bharati Vidya Mandir, Chunel.
18. English School, Tarapur.

District Dharwar.

19. Janata English School, Kalaghatagi.
20. S. J. J. M. Secondary Middle School, Mulgund.

District Karwar.

21. Janata Vidyalaya, Kagal.
22. Unity High School, Kajubag, Karwar.

GIRLS' SCHOOLS.

23. Jubilee Girls' English School, Miraj.

SCHOOLS MANAGED BY LOCAL BODIES.

Boys' Schools.

District Amreli.

1. N. D. H. High School, Dwarka.

District Dharwar.

2. Municipal New English School, Gudgeri.

GIRLS' SCHOOLS.

District Amreli.

1. Girls' High School, Amreli.

PROVIDENT FUND ACT, 1925.

No. SSN. 3356(A).—In exercise of the powers conferred by sub-section (2) of section 8 of the Provident Fund Act, 1925 (XIX of 1925), and with reference to Government Notification, Education Department, No. SSN. 3356, dated the 8th January 1957, the Government of Bombay is pleased to direct that the provision of the said Act shall apply to the Provident Funds established for the benefit of the employees of the institutions specified in the said notification.

By order and in the name of the Governor of Bombay,

R. S. GAITONDE,

Under Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay. dated 4th January 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948 (XXXIV OF 1948).

No. 2474/48-I.—In exercise of powers conferred by section 87 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay is pleased to renew the exemption granted to the Small Scale Industry and Vocational Training Centre, Ulhasnagar, Kalyan, under Government Notification, Development Department, No. 2474/48, dated 13th January 1956, for a further period of one year with effect from 16th January 1957.

Old Secretariat Building, Fort, Bombay, 8th January 1957.

No. MSC. 60456.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay is pleased to appoint the Senior Labour Officer, Aurangabad, as a Conciliation

Officer for all industries, in relation to which the Central Government is not the appropriate Government, for the area comprising Aurangabad, Parbhani, Nanded, Bhir and Osmanabad districts.

Old Secretariat Building, Bombay-1, 9th January 1957.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952 (XIX of 1952).

No. EPF. 1256-I.—In exercise of the powers conferred by section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Government of Bombay is pleased to appoint Shri P. A. Bhaskar, Regional Provident Fund Commissioner, Bombay, to be Inspector for the purposes of the said Act, and of any scheme framed thereunder for the whole of the State of Bombay.

Old Secretariat Building, Fort, Bombay, 10th January 1957.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1656-I.—In exercise of the powers conferred by section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Government of Bombay is pleased to appoint Shri J. B. Shah to be Inspector for the purposes of the said Act and of any scheme framed thereunder, for the whole State of Bombay.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,

Under Secretary to Government.

Old Secretariat Building, Bombay, 8th January 1957.

MINIMUM WAGES ACT, 1948.

No. MWA. 1755-J.—In exercise of the powers conferred by sub-section (2) of section 26 of the Minimum Wages Act, 1948 (XI of 1948), the Government of Bombay hereby directs that for a period of three years with effect from the date of this notification, the provisions of section 13(a) in so far as it provides for fixing the number of hours of work which shall constitute a normal working day and of section 14 of the said Act shall not apply to ward assistants in hospitals employed under any local authority.

No. SBE. 1156.—In exercise of the powers conferred by sub-section (1) of section 5 of the Indian Boilers Act, 1923 (V of 1923), the Government of Bombay is pleased—

(1) to appoint Shri Mohmed Mehboob Ali and Shri S. M. Rege to be Inspectors of Steam Boilers for the purposes of the said Act for the whole of the State of Bombay;

(2) to direct that Shri Mohmed Mehboob Ali and Shri S. M. Rege shall exercise all the powers conferred by the said Act and the Rules made thereunder on the Inspectors;

(3) to direct that the notices and returns prescribed by the said Act and the Rules made thereunder, shall in the case of boilers situated within the limits assigned to the said Inspectors continue to be sent to the Chief Inspector of Steam Boilers; and

(4) to specify the Chief Inspector of Steam Boilers, Bombay, as the authority to whom the said Inspectors shall be officially subordinate.

Old Secretariat Building, Bombay, 10th January 1957.

FACTORIES ACT, 1948.

No. FAC. 1656.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the India Security Press and Central Stamp Store, Nasik Road, from the provisions of sections 51, 54 and 56 of the said Act, for a period of three months from 22nd January 1957 to 21st April 1957, subject to the condition that no worker shall be allowed to work for more than sixty hours during any week.

MINIMUM WAGES ACT, 1948.

No. MWA. 1156-J.—In exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (XI of 1948), the Government of Bombay hereby amends the Bombay Minimum Wages Rules, 1951, as follows, namely :—

In the said Rules—

(1) in rule 23, in sub-rule (3) after word "agriculture" the words "or shall be deemed to affect the provisions of the Bombay Shops and Establishments Act, 1943" shall be added.

(2) in rule 24—

(i) after sub-rule (3), the following sub-rule shall be inserted, namely :—

"(3-A) The periods of work in the case of a child worker shall be so arranged that it shall not spread over more than five hours in any day."

(ii) in sub-rule (7), after the words and figures "Factories Act, 1948", the words and figures "and the Bombay Shops and Establishments Act, 1948" shall be added.

(3) in rule 26-B—

(i) in the heading the words "engaged in public motor transport" shall be deleted;

(ii) In sub-rule (1) after the words "a card in Form V-A" the words "and every employee engaged in any other scheduled employment except employment in agriculture be provided with a card in Form V-D" shall be inserted;

(iii) in sub-rule (5), for the words "drivers, conductors and cleaners" the word "employees" shall be substituted.

(4) after rule 26C, the following rule shall be inserted, namely :--

"26-D. The registers and records prescribed under sub-rule (2) of rule 25 and sub-rules (1) and (5) of rule 26 shall be preserved for a period of three years after the last entry is made therein and shall be produced when so required by an Inspector."

(5) after the "Form V-C", the following form shall be inserted, namely :—

"FORM V-D.

(Rule 26-B.)

Employment
 Name of the establishment
 Name of the employer
 Name of the employee
 Month of..... 19 ..

Date.	Reporting time.	Relieving time.	Rest interval:		Overtime hours.	Endorsement of employer or his agent.
			From	To		
1.						
2.						
3.						
etc.						

Note.—The mark 'H' shall be made in the column relating to any day on which a weekly holiday is given and 'A' if the employee is absent on any other days."

No. FDE. 1256.—In exercise of the powers conferred by sub-sections (1), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased—

(1) to appoint the undermentioned persons to be Inspectors of Factories for the purposes of the said Act in the areas specified against their names:—

(a) Shri U. A. Pandya

Rajkot Sub-Division, Morvi Sub-Division, Jamnagar Eastern Sub-Division, Jamnagar Western Sub-Division, Gohilwad District, Zalawad District, Sorath District, Gondal Sub-Division and Jethapur Sub-Division.

(b) Shri D. D. Dhru

... Sorath District, Kundla Sub-Division and Lathi Mahal, Jamnagar Western Sub-Division except Khambhaliya Taluka, Gondal Sub-Division and Jetpur Sub-Division;

(2) to direct that the said persons shall exercise all the powers conferred by the said Act and the Rules made thereunder on Inspectors;

(3) to direct that the notices and return prescribed by the said Act and Rules made thereunder shall be sent to (i) the Inspector of Factories, Rajkot, in so far as they relate to the factories situated in Rajkot Sub-Division, Morvi Sub-Division, Jamnagar Eastern Sub-Division, Khambhaliya Taluka, Gohilwad District except Kundla Sub-Division and Lathi Mahal, Zalawad District and (ii) the Inspector of Factories, Junagad, in so far as they relate to the factories situated in the areas specified in item 1 (b) above;

(4) to specify the Chief Inspector of Factories as the authority to whom the said Inspectors shall be officially subordinate.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

HOME DEPARTMENT (POLITICAL).

Sachivalaya, Bombay, 10th January 1957.

PRESS AND REGISTRATION OF BOOKS ACT, 1867.

No. BAP. 5756-XVI.—In exercise of the powers conferred by section 20 of the Press and Registration of Books Act, 1867 (XXV of 1867), in its application to the Vidarbha Region of the State of Bombay, the Govern-

ment of Bombay hereby amends the Madhya Pradesh Press and Registration of Books Rules, 1954, as follows :—

1. In rule 2 of the said Rules, for clause (ii), the following shall be substituted, namely :—

“(ii) ‘Examiner’ means the Examiner of Books and Publications, Bombay.”.

2. In rule 5 of the said Rules for the words and figure beginning with the words “Director who shall” and ending with the words “Members Library” the following shall be substituted, namely :—

“Examiner, who shall register the memorandum for such book in the catalogue kept under rule 6.”.

3. In rule 6 of the said Rules, for the word “Director” the word “Examiner” shall be substituted.

By order and in the name of the Governor of Bombay,

J. R. CABRAL,
Assistant Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them:—

2

WEDNESDAY, 9TH JANUARY 1957

LEGAL DEPARTMENT.

Sachivalaya, Bombay, 9th January 1957.

Order.

STATES REORGANISATION ACT, 1956.

No. 746/B.—In exercise of the powers conferred by section 120 of the States Reorganisation Act, 1956 (XXXVII of 1956), and of all other powers enabling it in this behalf, the Government of Bombay hereby makes the following Order, namely :—

1. (1) This Order may be called the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) (Amendment) Order, 1957.

(2) It shall come into force at once.

2. In the Schedule to the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) Order, 1956, before the direction relating to section 61 of the Nanded Sikh Gurudwara Sachkhand

Shri Hazur Apachalnagar Sahib Act, 1956 (Hyderabad Act XXXVII of 1956), the following shall be inserted, namely :—

“New section 34A.—After section 34 insert the following new section :—

Temporary provisions for exercise of functions of the Board and the Committee. “34A. Notwithstanding anything contained in this Act, if in view of the reorganisation of States under the provisions of the States Reorganisation Act, 1956, a Board was not or could not for any reason be duly constituted on the 1st day of November 1956 in accordance with the provisions of this Chapter, and in consequence thereof the Committee was also not constituted and a Superintendent of the Gurudwara not appointed, then until such Board and Committee are so constituted and a Superintendent is duly appointed, the State Government may appoint such authority, officer or person as it thinks fit to exercise all or such of the functions exercisable by or under this Act by the Board, Committee and Superintendent, as may be specified in this behalf.”

By order and in the name of the Governor of Bombay,

N. K. DRAVID,
Secretary to Government.

3

WEDNESDAY, 9TH JANUARY 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 9th January 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. MSC. 60456-I.—In exercise of the powers conferred by section 74 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), and of all other powers enabling it in this behalf the Government of Bombay hereby—

(a) constitutes, with effect from 9th January 1957, an Employees' Insurance Court consisting of one Judge for the local area comprised within the limits of the City of Nagpur Corporation; and

(b) appoints Shri N. H. Majumdar, Member, State Industrial Court, Nagpur, to be a judge of the said Employees' Insurance Court.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government.

IV-A-3 (Lino)

The Bombay Government

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The Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 24TH JANUARY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A

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made by the Government of Bombay under the Central Acts.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 9th November 1956.

MANOEUVRES, FIELD FIRING AND ARTILLERY PRACTICE ACT, 1938.

No. FAP. 1054/31966-A.—In exercise of the powers conferred by sub-section (2) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938 (V of 1938), the Government of Bombay is pleased to authorise the carrying out of field firing and artillery practice with live ammunition in the area specified below during the period commencing on the 15th day of February 1957 and ending on the 15th day of April 1957.

Area.

District Thana.

The area covered by the following villages :—

Name of Taluka	Village	Survey No.	Description of Land	
			Approximate area.	
			A.	g.
Thana	... Yeopor	4	16	26
		5	4	10½
		6	5	1
		7	8	31
		8	2	37½

			Description of Land	
Name of Taluka village		Survey No.	Approximate area.	
			A.	g.
Thana	Yecor	9	1	15
		10	2	24½
		11	6	36
		12	1	16
		13	3	33½
		14	5	14
		15	7	4
		16	6	21½
		17	4	31
		18	5	12
		19	0	25
		20	4	38
		21	6	14
		22	0	25
		23	12	36
		24	12	16
		25	5	7
		26	6	36
		27	2	25
		28	3	18
		29	1	38
		30	2	17
		31	1	11
		32	1	31
		33	0	36
		34	0	31
		35	1	32
		36	3	36
		37	5	32
		38	0	7½
		39	5	16½
		40	6	15
		41	1	39
		42	3	37
		43	0	8½
		44	6	0
		45	6	49
		46	4	14
		47	7	24
		48	0	25½
		49	2	33
		50	9	24
		51B	2	19
		52	6	32½
		53	7	21
		55	3	7

Name of Taluka	Village	Survey No.	Description of Land	
			Approximate area.	
			A.	g.
Thana ...	Yeor	56	10	28
		57	0	35
		58	3	21
		59	2	10
		60	3	26
		61	2	12½
		62	0	10
		63	15	1 "
		64	6	35
		65	4	13
		66	5	19
		67	3	11
		68	9	10
		69	2	33½
		70	15	34
		71	3	11
		72	4	20
		73	2	31
		74	0	28½
		75	3	2½
		76	0	37
		77	1	8
		78	1	2½
		79	6	23
		80	4	31½
		81	3	29
		82	1	32½
		83	0	10½
		84	0	20½
		85	5	29
Government land.	Gurucharan	51A	8	6
Reserve Forest land.		54	10	4
Do.		106	3130	27
			3517	4

The area above-said is—

Bounded on the north by :—Limits of Borivade and Ovale village.

Bounded on the south by :—Serial Nos. 100, 102, 103, 87 and part of
Serial No. 106 of Reserve Forest land.

Bounded on the east by :—Limits of villages of Chitalsar, Manpada,
and Majiwada.

Bounded on the west by :—Limits of villages of Magathane, Chere,
Tulsi.

2. The specified area has been selected with a view to provide different target areas on different days, in order both to achieve variety in training and, at the same time to avoid evacuation of any particular village or a group of villages continuously for the whole specified period. In the specified area, only such villages and areas as may be found to be in danger-zone, in respect of a particular practice will be evacuated for such days as may be necessary for that practice and due notice of what constitutes the danger-zone in question will be given by the Revenue Officer in charge in the area concerned. In no case will all the villages in the specified area be evacuated simultaneously for the whole specified period.

3. A copy of the map of the area is also appended herewith.

4. A summary of the main provisions of the Act and the rules thereunder showing the rights and obligations of the residents in the area is appended hereto for general information.

SUMMARY OF THE MAIN PROVISIONS OF THE ACT AND RULES
FRAMED THEREUNDER.

1. *Notice of the intention of execution of military manoeuvres.*—Before the execution of military manoeuvres takes place over any specified area, there will first be published a notice in the *Bombay Government Gazette*, notifying the intention of Government to issue a notification specifying the area over which and the period during which the military manoeuvres shall take place. The publication of this notice shall be as wide as possible and shall be given (1) by publication in the principal newspapers of the area; (2) by beat of drum; (3) by affixing copies of the notice in the language of the locality in all prominent and public places in the area; (4) by sending copies of the notice to selected non-official bodies and associations; (5) by distributing copies of the notice at the weekly bazar places, agricultural, religious or other fairs, etc., if any, held before the date fixed for the manoeuvres; (6) in such other manner as the Collector of the district may deem necessary.

2. Not before the expiry of three months after the issue of the first notice in the *Bombay Government Gazette* the notification itself shall be published in the *Bombay Government Gazette*, authorising the execution of military manoeuvres over the specified area during a specified period which shall not exceed three months. Publicity to this notification also shall be given as widely as possible and fresh notices issued as in the case of the earlier notice one month and one week as nearly as may be before the commencement of the manoeuvres.

3. *Actions allowed as regards the use of land and water in the specified area by military forces.*—During the period of the manoeuvres, the military forces engaged in the manoeuvres shall, within the specified limits, pass over, encamp or construct military works or execute military manoeuvres and supply themselves with water from any source of water in such area.

4. *Restrictions imposed on the use of water supply and sacred places.*—But the taking of water shall not be in excess of the reasonable requirements of the military forces or shall not be of such quantity as would curtail the supply ordinarily required by those entitled to the use of such water supply.

5. The military forces are not authorised to enter upon or interfere with any well or tank held sacred by any religious community or any place of worship or ground attached thereto except for the legitimate purpose of offering prayers or any place or building reserved or used for the disposal of the dead, or any dwelling house or premises attached thereto or any educational institution, factory, workshop or store or any premises used for the carrying on of any trade, business or manufacture or any garden or pleasure ground, or any ancient monument as defined in section 2 of the Ancient Monuments Preservation Act, 1904.

6. *Restoration of lands.*—The Officer-in-Command of the military forces shall see that all lands used in the manoeuvres are restored as far as practicable to their previous conditions.

7. *Precautions to be taken in the danger-zone.*—The Collector of the district or any other officer deputed by him shall arrange for all thoroughfares, paths, by-ways and other approaches to the notified areas to be guarded by sign-boards, pickets, etc., on the day of the manoeuvres or the practice. He shall by beat of drum make known to the inhabitants of the area affected the following penal provisions of the Act.

8. *Acts prohibited for the public at large.*—Any person who (i) willfully obstructs or interferes with the execution of the manoeuvres or (ii) without due authority enters or remains in any camp or (iii) without due authority interferes with any flag or mark or any apparatus used for the purpose of the manoeuvres, shall be punishable with fine which may extend to ten rupees.

9. *Provision as regards the claim and award of compensation to persons suffering loss or damage.*—Compensation for any damage caused by military manoeuvres to person or property or for interference with lawful rights or privileges including expenses reasonably incurred in protecting person property, rights and privileges during the manoeuvres shall be paid by military compensation officer in the presence of the Revenue Officer deputed by the Collector.

10. All claims to compensation should be made to the Revenue Officer by the person affected or by his agent within 72 hours from the announcement made by the Revenue Officer that all such claims should be presented to him.

11. It shall be the duty of the Revenue Officer so deputed to consider all claims for compensation and determine the amount of compensation to be awarded by investigation on the spot and after hearing the claimants and to disburse the amount to the claimants. In assessing the amount of compensation due care shall be taken to ascertain the amount or damage caused and the amount that will be required to remedy or repair that damage.

Right of appeal.—Any claimant who is dissatisfied with the order of the Revenue Officer refusing to award him any compensation or with the amount or compensation awarded to him may, within fifteen days from the communication of the decision to him, give notice to the Revenue Officer of his intention to appeal against the decision.

13. All appeals shall be decided by a Commission constituted by the Collector consisting of himself as Chairman, a person nominated by the Officer commanding and two persons nominated by the District Board. The decision of the Commission shall be final and no suit shall lie in any civil court in respect of any matter decided by the Commission.

14. No fee shall be charged in connection with any claim, notice, appeal, application or document filed before the Revenue Officer, Collector or the Commission.

Field Firing and Artillery Practice.

15. *Notice of the intention of the execution of field firing and artillery practice.*—The first notice, notifying the intention of Government to issue a notification authorising field firing and/or artillery practice during a specified period over a notified area or any specified part thereof, shall be published in the same manner as the notice issued for the execution of military manoeuvres.

16. *Publication of the Notification.*—The notification authorising the field firing and/or artillery practice shall not be issued until the expiry of two months from the date of the first publication of the notice in the *Bombay Government Gazette*.

17. A fresh notice shall be published one week as nearly as may be before the commencement of the period or of each period specified in the notification and the notice by beat of drum shall be given seven and two days nearly as may be before the commencement of field firing and artillery practice in the areas concerned.

18. *Special provisions as regards the area declared to be a dangerous zone.*—In such notified area, there will be some area which will be declared as a danger-zone by the Commanding Officer. This danger-zone area will be marked in bold red in one copy of the map previously published with the notice.

19. The danger-zone area shall be guarded by sign-boards, pickets, etc. on the day of the practice.

20. It should be remembered that all persons and domestic animals are bound to vacate the danger-zone area during the specified period and that they are not to enter that area during the specified period. The District Superintendent of Police or any other officer deputed by him shall arrange for evacuation under the supervision of the Revenue Officer deputed under section 6 of the Act.

21. If there are dwelling houses in the danger-zone occupied by women entry will be made after giving adequate warning, through a local inhabitant, and in the presence of two respectable inhabitants of the locality to ensure the exclusion of persons and domestic animals from the danger-zone area.

22. The compensation payable for exclusion or removal of any person or cattle from any place declared to be a danger-zone shall be paid before the evacuation is enforced; it shall include compensation for any loss of employment resulting from any such removal or exclusion.

23. The Revenue Officer will usually disburse the amount of compensation before the evacuation but in rare cases may grant suitable advances in money to any persons requiring them for expenditure on transport, accommodation, food fodder, etc., which shall be set off against the amount of compensation.

24. *Offences punishable.*—It should be remembered that within the notified area and during the specified period no person should (a) wilfully obstruct or interfere with the carrying out of field firing or artillery practice, or (b) without due authority enter or remain in any camp, or (c) without due authority enter or remain in any area declared to be a danger-zone at a time when entry thereto is prohibited, or (d) without due authority interfere with any flag or mark or target or any apparatus used for the purpose of the practice, and if he does so he will be punishable with fine which may extend to ten rupees.

25. *Provisions as regards compensation, right of appeal, etc.*—The provisions as regards the claim for compensation, method of assessing the compensation, award of compensation or refusal of the claim, right of appeal, etc., mentioned above in the case of military manœuvres, apply in the case of field firing and artillery practice also.

Sachivalaya, Bombay, 17th January 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB-2553-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification, No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB-2553-A, dated the 10th July 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LAQ-824, dated the 18th November 1948, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947.

Schedule.

District Nasik, taluka Nasik, village Deolali.

Survey No.	Area.
	A. g.
101/1	1 11
102/A(P)	.. 7

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB 2554-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department No. ARB 2554-A, dated the 10th July 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the lands specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LAQ 824, dated the 18th November 1948, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947.

Schedule.

District Nasik, taluka Nasik, village Deolali.

Survey No.	Area.
	A. g.
100/2	.. 21

REQUISITIONING AND ACQUISITION OF IMMOVEABLE PROPERTY ACT, 1952.

No. ARB 2554-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 8 of the Requisitioning and Acquisition of Immoveable Property Act, 1952 (XXX of 1952), delegated to the Government of Bombay by the Government of India, Ministry of Works, Housing and Supply, Notification No. 10789/W/II/52, dated the 29th December 1952 and in supersession of Government Notification in the Revenue Department No. ARB 2554-A, dated the 10th July 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and requisitioned by the Collector of Nasik under his Order No. LND 502-II, dated the 13th January 1943, issued under sub-rule (1) of rule 75-A of the Defence of India Rules.

Schedule.

District Nasik, taluka Nasik, village Agar Takli.

Survey No.	Area.
	A. g.
35/2-A	7 2
35/2-B	7 1

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB. 2555-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB. 2555-A, dated the 10th July 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immoveable property specified in the Schedule annexed hereto and requisitioned by the Collector of Nasik under his Order No. LND-591, dated the 3rd January 1945, issued under sub-rule (1) of rule 75-A of the Defence of India Rules.

Schedule.

District Nasik, taluka Nasik, village Deolali.

Particulars of property.—Plot No. 222 of Kusum Villa situated on Lam Road.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB. 2555-V/H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB-2555-V/A, dated the 10th July 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LND. 516-IV, dated the 26th May 1950, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District Nasik, taluka Nasik, village Dadhegaon.

Survey No.	Area.
	A. g.
38	19 20
37	3 6

By order and in the name of the Governor of Bombay,

V. SHANKAR,

Secretary to Government.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay No. 1, 9th January 1957.

INDIAN ELECTRICITY ACT, 1910 (IX of 1910).

No. LBK 2156-K.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to confer upon the Amalgamated Electricity Company Limited, the licensee for the Bulsar Electric Licence, 1932, for placing of appliances and apparatus for the transmission of electrical energy, the powers which the telegraph authority possesses under sections 10 to 19A of the Indian Telegraph Act, 1885 (XIII of 1885), in respect of placing of telegraph lines and posts for the purpose of a telegraph established or maintained or to be so established or maintained.

The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885, and also subject to the following further conditions, namely :—

(i) The telegraph and telephone lines crossing the High Tension line shall be efficiently guarded to the satisfaction of the Telegraph Authority;

(ii) All such crossings shall be at right angles or as near to the right angles as practicable;

(iii) The power line should cross over the Departmental wires at right angles to the alignment and the power and telegraph lines should continue at right angles for a distance of not less than 20 yards on each side of the crossing. In difficult cases a deviation of 30 degrees from the right angle will be allowed for a straight through crossing;

(iv) The power line span should be enclosed in a substantial cradle guard and the departmental wires protected by a net guard.

(v) The minimum distance allowed between the lowest guard wires of the power line and the guard over the departmental wires should be 3 feet.

(vi) Duplicate conductors, lashed every 5 feet and terminated on separate insulators must be provided for each power wire at the crossing span alternatively, a single conductor will be accepted provided that it is stranded and used with duplicate insulators bridles and an earthing device.

(vii) The top or outside wires on each side of the cradle guard should be so arranged that lines drawn upwards from them towards the centre at an angle of 45 degrees would totally enclose the power wires.

(viii) The poles or structures supporting the power wires at the crossing span must be sufficiently strong to serve as terminals under the wires in adjacent spans break.

(ix) The guardings when provided should be inspected by the Divisional Engineer, Telegraphs, Ahmedabad, and the Post Master General, Bombay's approval should be conveyed to the licensee direct by the postal authorities if they are reported to be as per the departmental standards.

Order.

INDIAN ELECTRICITY ACT, 1910.

No. LBW 2056-K.—In modification of the orders contained in Government Order, Public Works Department, No. LBW 2054, dated 24th February 1955 (hereinafter referred to as "the said order"), Government of Bombay is pleased to authorise under section 27 of the Indian Electricity Act, 1910, the Amalgamated Electric Supply Company Limited to supply electrical energy to the consumer mentioned in the said order, for the period ending 30th June 1961, or till such time as the Bombay Electricity Board is in a position to give supply to the consumer, whichever is earlier, subject to the terms and conditions mentioned in the said order.

Order.

INDIAN ELECTRICITY ACT, 1910.

No. LDU 2056-K.—Whereas the Dhulia Electric Supply Company Private Limited (hereinafter referred to as the "said licensee") being the holders of the Dhulia Electric Licence, 1928 (hereinafter referred to as the "said Licence"), applied to the Government of Bombay to authorise the Licensee to supply energy to the Arts College, at Deopur (hereinafter referred to as the "said Consumer") at the Hostel Building of Deopur (hereinafter referred to as the "said premises"), the said premises being outside the area of supply as specified in the said licence and shown on the map deposited with Government;

And whereas the Consumer has entered into specific agreement with the Company for taking such supply;

Now, therefore, in exercise of the powers conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to authorise the said licensee to supply energy to the said consumer at the said premises which are outside the area of supply as specified in the said licence till such time as the Bombay Electricity Board is in a position to serve the said premises under its schemes and for that purpose to lay or place electric supply lines subject to the provisions of the Indian Electricity Act, 1910, the rules made thereunder and subject to the provisions of Electricity (Supply) Act, 1948, and the terms and conditions of the said licence, as if the said supply was made within the area of supply.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

AGRICULTURE AND FORESTS DEPARTMENT.

Old Secretariat, 11th January 1957.

INDIAN FOREST ACT, 1927.

No. IFA 1056-J.—In exercise of the powers conferred by sub-section (2) of section 85 of the Indian Forest Act, 1927 (XVI of 1927), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories, the Government of Bombay hereby—

(1) authorizes the Divisional Forest Officer of a Division to decide the questions referred to him under sub-section (2) of the said section; and

(2) appoints the Chief Conservator of Forests to be the appellate authority for the purposes of the said sub-section.

By order and in the name of the Governor of Bombay,

A. L. DIAS,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 12th January 1957.

No. FDE. 1155.—In exercise of the powers conferred by sub-sections (1), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in modification of Government Notification No. 2511/48, dated the 7th February 1955, in so far as it relates to Shri N. S. Shinde and Shri B. L. Bokil, the Government of Bombay is pleased to appoint—

(1) Shri N. B. Shinde to be Inspector of Factories for the District of Nasik,

(2) Shri B. L. Bokil to be Inspector of Factories for Greater Bombay and the Districts of Thana and Kolaba.

Old Secretariat Building, Bombay, 18th January 1957.

FACTORIES ACT, 1948.

No. FAC. 3556-I.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Textile Mills mentioned in the Schedule appended hereto from the provisions of section 52 of the said Act, in respect of Sunday the 20th January 1957, subject to the condition that a compensatory holiday shall be observed on 24th January 1957 in respect of the said Sunday.

Provided that the order shall not apply to the Watch and Ward staff and the maintenance staff.

Schedule.

- | | |
|-----------------------|---------------------------------|
| 1. Dhanraj Mills. | 8. Indian Bleaching and Dyeing. |
| 2. Shri Madhav. | 9. New Kaiser-I-Hind Mills. |
| 3. Calico Processors. | 10. Jam Manufacturing Company. |
| 4. Shree Sitaram. | 11. Edward Textiles. |
| 5. Shree Mahaluxmi. | 12. Hind Mills. |
| 6. New China Mills. | 13. Digvijay. |
| 7. Standard Mills. | |

FACTORIES ACT, 1948.

No. FAC.3556-II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Textile Mills mentioned in the Schedule appended hereto from the provisions of sections 51, 52 and 59 of the said Act, in respect of the week ending 19th January 1957, subject to the condition that the total hours of work during the said week shall not exceed fifty-six :

Provided that this order shall not apply to the watch and ward staff and the maintenance staff.

Schedule.

- | | |
|-----------------------------|--------------------|
| 1. Century, Zenith and Era. | 6. Bradbury Mills. |
| 2. Madhusudan Mills. | 7. Phoenix Mills. |
| 3. Ruby Mills. | 8. Shri Niwas. |
| 4. Podar Mills. | 9. Appollo Mills. |
| 5. Kamala Mills. | |

N.B.—Compensatory holiday to be observed for the holiday lost on Sunday the 13th January 1957, as per provisions of section 53 of the said Act, shall be on 25th January 1957.

FACTORIES, ACT, 1948.

No. FAC. 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Currency Note Press, Nasik Road, from the

provisions of sections 51, 54 and 56 of the said Act, for a further period of three months from 1st February 1957 to 30th April 1957, subject to the condition that no workers shall be allowed to work for more than sixty hours during any week.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,

Officer on Special Duty.

HOME DEPARTMENT.

Sachivalaya, Bombay, 9th January 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-1856/105183(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrates under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Broach District.

Serial No.	Name of Village Panchayat.	Taluka.
1	Dholgam Village Panchayat	... Valia.
2	Jodvan Group Village Panchayat	... Cagbara.
3	Jitali Village Panchayat	... Ankaleshwar.
4	Mangleshwar Village Panchayat	... Broach.

CATTLE TRESPASS ACT, 1871.

No. CTA-1856/105183(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Poundkeeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Broach District.

Serial No.	Name of Village Panchayat.	Taluka.
1	Dholgam Village Panchayat	... Valia.
2	Jodvan Group Village Panchayat	... Cagbara.
3	Jitali Village Panchayat	... Ankaleshwar.
4	Mangleshwar Village Panchayat	... Broach.

Sachivalaya, Bombay, 14th January 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/341(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District East Khandesh.

Serial No.	Name of Village Panchayat.	Village.	Taluka/Peta.
1	Toli ...	Toli ...	Parola.
2	Vadri (Khurd) ...	Vadri (Khurd).	Yawal.
3	Manwel Group Village Panchayat.	Manwel ...	Do.
4	Picharde (Khurd) Group Village Panchayat.	Picharde (Khurd).	Peta Bhadgaon.
5	Group Village Panchayat, Therole.	Nimbore Sim ...	Raver. .
6	Balwadi ...	Balwadi ...	Do.
7	Khairwad ...	Khairwad ...	Do.
8	Kandwel Group Village Panchayat.	Kandwel and Sulwadi.	Do.
9	Pimpri Nandu ...	Pimpri Nandu ...	Edlabad Peta.
10	Kothali ...	Kothali ...	Do.
11	Nimkhedi (Budruk) ...	Nimkhedi (Budruk).	Do.
12	Chinchkhede (Budruk) ...	Chinchkhede (Budruk).	Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/341(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District East Khandesh.

Serial No.	Name of Village Panchayat.	Village.	Taluka/Peta.
1	Toli ...	Toli ...	Parola.
2	Vadri (Khurd) ...	Vadri (Khurd).	Yawal.
3	Manwel Group Village Panchayat.	Manwel ...	Do.

Serial No.	Name of Village. Panchayat.	Village.	Taluka/Peta.
4	Picharde (Khurd) Group Village Panchayat.	Picharde (Khurd).	Peta Bhadgaon.
5	Group Village Panchayat, Therole.	Nimbore Sim ...	Raver.
6	Balwadi ...	Balwadi ...	Do.
7	Khairwad ...	Khairwad ...	Do.
8	Kandwel Group Village Panchayat ...	Kandwel and Sulwadi.	Do.
9	Pimpri Nandu ...	Pimpri Nandu ...	Edlabad Peta.
10	Kothali ...	Kothali ...	Do.
11	Nimkhedi (Budruk) ...	Nimkhedi (Budruk).	Do.
12	Chinchkhede (Budruk) ...	Chinchkhede (Budruk).	Do.

Sachiyalaya, Bombay, 15th January 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-1656/695(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of the Village Panchayat.	Taluka.
1	Simej	... Dholka.
2	Rasam	... Dholka.
3	Modasar	... Sanand Mahal.

CATTLE TRESPASS ACT, 1871.

No. CTA-1656/695(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of the Village Panchayat.	Taluka.
1	Simej	... Dholka.
2	Rasam	... Dholka.
3	Modasar	... Sanand Mahal.

CATTLE TRESPASS ACT, 1871.

No. CTA-1656/696(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of Village Panchayat	Taluka.
1	Ghatlodia	City.
2	Narol	Do.
3	Hansol	Do.
4	Ghodasar	Do.
5	Sahijpur-Gopalpur	Do.
6	Piplaj Group Village Panchayat.	Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-1656/696(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of Village Panchayat.	Taluka.
1	Ghatlodia	City.
2	Narol	Do.
3	Hansol	Do.
4	Ghodasar	Do.
5	Sahijpur-Gopalpur	Do.
6	Piplaj Group Village Panchayat.	Do.

CATTLE TRESPASS ACT, 1871.

No. CTA-4056/82483(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District Banaskantha.

Serial No.	Name of Village Panchayat.	Taluka.
1	Kumbhalmer Group	... Palanpur.
2	Khodla Group	... Palanpur.
3	Magarwada Group	... Vadgam Mahal
4	Nanosana Group	... Vadgam Mahal.
5	Pirojpura Group	... Vadgam Mahal.
6	Tenivada Group	... Vadgam Mahal.
7	Bhemal Group	... Danta.
8	Gangwa Group	... Danta.
9	Nagel Group	... Danta.
10	Motasada Group	... Danta.
11	Hadad Group.	... Danta.
12	Mankadi Group	... Danta.
13	Dhanakwada Group	... Deodar Taluka.
14	Kuvala Group	... Deodar Taluka.
15	Runi Group	... Deodar Taluka.
16	Dhanawada Group	... Dhanara.
17	Akoli Group	... Dhanara.
18	Uchosan Group	... Wav.
19	Chichodara Group (to manage the Cattle Pound at village Dhenkwadi within its jurisdiction)	Deodar.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4056/83488(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District Banaskantha.

Serial No.	Name of Village Panchayat.	Taluka.
1	Kumbhalmer Group	... Palanpur.
2	Khodla Group	... Palanpur.
3	Magarwada Group	... Vadgam Mahal.
4	Nanosana Group	... Vadgam Mahal.
5	Pirojpura Group	... Vadgam Mahal.
6	Tenivada Group	... Vadgam Mahal.
7	Bhemal Group	... Danta.
8	Gangwa Group	... Danta.

S. No.	Name of the Village Panchayat	Taluka
9.	Nagel Group	Danta.
10.	Motasada Group	Danta.
11.	Hadad Group	Danta.
12.	Mankadi Group	Danta.
13.	Dhaniawada Group	Deodar Taluka.
14.	Kuvala Group	Deodar Taluka.
15.	Runi Group	Deodar Taluka.
16.	Dhaniawada Group	Dhanera.
17.	Akoli Group	Dhanera.
18.	Uchosan Group	Wav.
19.	Chichodara Group (to manage the Cattle Pound at village Dhenkwadi within its jurisdiction.)	Deodar.

By order and in the name of the Governor of Bombay,

L. S. LULLA,

Deputy Secretary to Government.

Sachivalaya, Bombay, 18th January 1957.

BOMBAY CIVIL COURTS ACT, 1869.

No. 4099/5(A)-III.—In exercise of the powers conferred by sections 21, 22A and 23 of the Bombay Civil Courts Act, 1869 (XIV of 1869), and in modification of the previous orders on the subject, the Government of Bombay hereby directs that with effect from the 1st day of March 1957—

(a) there shall be a Civil Court subordinate to the District Court of North Satara, at Vaduj;

(b) the said Court shall be presided over by a Civil Judge (Junior Division), who shall hold his Court at Vaduj;

(c) the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Vaduj, shall comprise the areas included in the revenue taluka Khatav;

(d) the villages of the taluka Khatav specified in Schedule "A" appended hereto which were heretofore included within the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Dahiawadi, shall be excluded therefrom;

(e) the villages of the taluka Khatav specified in Schedule "B" appended hereto which were heretofore included within the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Koregaon, shall be excluded therefrom;

(f) the villages of the taluka Khatav specified in Schedule "C" appended hereto which were heretofore included within the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Vita, in the Judicial District of South Satara, shall be excluded therefrom.

Schedule "A".

- | | |
|------------------------|------------------|
| 1. Ambavade. | 26. Loni. |
| 2. Banapuri. | 27. Mandve. |
| 3. Bhushangad. | 28. Madhaval. |
| 4. Bombale. | 29. Nidhal. |
| 5. Dalmodi. | 30. Nimsod. |
| 6. Dambhwadi. | 31. Pachawad. |
| 7. Darajae. | 32. Palasgaon. |
| 8. Daruj. | 33. Palashi. |
| 9. Datewadi. | 34. Pedgaon. |
| 10. Dharapudi. | 35. Pimpri. |
| 11. Gopuj. | 36. Rahatni. |
| 12. Goregaon (Nimsod). | 37. Shenawadi. |
| 13. Gursale. | 38. Shiraswadi. |
| 14. Hingane. | 39. Sundarpur. |
| 15. Hiverwadi. | 40. Tadawale. |
| 16. Holichagaon. | 41. Umbarmale. |
| 17. Husenpur. | 42. Unchithane. |
| 18. Kanharwadi. | 43. Vadakhali. |
| 19. Katarkhatav. | 44. Vaduj. |
| 20. Kharshinge. | 45. Vakeshwar. |
| 21. Khatav. | 46. Vanzoli. |
| 22. Khatawal. | 47. Varud. |
| 23. Kumathe. | 48. Yeliv. |
| 24. Kuroli. | 49. Yelamarwadi. |
| 25. Ladegaon. | 50. Yenkul. |

Schedule "B".

- | | |
|----------------------|-----------------|
| 1. Ambheri. | 16. Mol. |
| 2. Aundh. | 17. Nandoshi. |
| 3. Bhosare. | 18. Ner. |
| 4. Budh. | 19. Pargaon. |
| 5. Diskal. | 20. Pusegaon. |
| 6. Goregaon (Vangl). | 21. Pusesavli. |
| 7. Jaigaon. | 22. Rajapur. |
| 8. Jakhangaon. | 23. Rameshwar. |
| 9. Jamb. | 24. Trimali. |
| 10. Kalambi. | 25. Vadgaon. |
| 11. Katgun. | 26. Vadi. |
| 12. Khatgun. | 27. Vardhangad. |
| 13. Kokarale. | 28. Vetane. |
| 14. Kurle. | 29. Visapur. |
| 15. Lalgun. | |

Schedule "C".

- | | |
|----------------|--------------|
| 1. Anaphal. | 7. Mayani. |
| 2. Chitali. | 8. Mhasurme. |
| 3. Chorade. | 9. Morale. |
| 4. Dhondewadi. | 10. Padal. |
| 5. Kaledhon. | 11. Vikhale. |
| 6. Maradwak. | |

BOMBAY CIVIL COURTS ACT, 1869.

No. 4099/5(B)-III.—In exercise of the powers conferred by section 3 of the Bombay Civil Courts Act, 1869 (XIV of 1869), the Government of Bombay hereby alters the existing limits of the Judicial Districts of South Satara and North Satara and directs that the villages of Taluka Khatav specified in the Schedule appended hereto at present included in the Judicial District of South Satara shall with effect from the 1st March 1957 be excluded therefrom and be included in the Judicial District of North Satara.

Schedule.

- | | |
|----------------|--------------|
| 1. Anaphal. | 7. Mayani. |
| 2. Chitali. | 8. Mhasurme. |
| 3. Chorade. | 9. Morale. |
| 4. Dhondewadi. | 10. Padal. |
| 5. Kaledhon. | 11. Vikhale. |
| 6. Maradwak. | |

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

MONDAY, 21st JANUARY 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Fort, Bombay, 17th January 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. SIA. 1557-I.—In exercise of the powers conferred by section 87 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay hereby exempts from the operation of the said

Act any factory wherein ten or more employees are or were not employed at any time during the preceding twelve months, by the principal employer directly or by or through an immediate employer, even though twenty or more persons are or were working in the premises of the factory and which is situated in the area within the limits of the Municipal Corporation of Greater Bombay or the talukas of Borivli, Thana, Kalyan and Bhiwandi of Thana District for a further period of one year with effect on and from the 22nd January 1957.

By order and in the name of the Governor of Bombay,

B. B. BRAHMEHATT,
Under Secretary to Government.

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PUBLISHED BY AUTHORITY

THURSDAY, 31st JANUARY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay, 21st January 1957.

No. LCO 2556-L.—In exercise of the powers conferred by clause (a) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased on the application of the licensee and after consulting the Chopda Municipality to revoke The Chopda Electric Licence, 1936, published in Government Notification, in the Public Works Department, No. 9492/27, dated the 20th October 1936, granted to Shri Fakirchand Jankiram Agarwala but subsequently assigned and transferred to the National Engineering Company (India) Ltd. which further assigned and transferred to the Chopda Electricity Supply Company Ltd. and which finally assigned and transferred by way of mortgage to Shri Jayantilal Ranchhodas Mehta with effect from the 28th February 1957.

Old Secretariat Building, Fort, Bombay No. 1, 22nd January 1957.

INDIAN ELECTRICITY ACT, 1910 (IX OF 1910).

No. IEA 1457-K.—In exercise of the powers conferred by sub-section (1) of section 11 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay hereby appoints the Electrical Engineer to Government as an

authority to whom every licensee in the State of Bombay shall render an annual statement of accounts of his undertaking, in accordance with the provisions of rule 26 of the Indian Electricity Rules, 1956.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,

Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay 1, 21st January, 1957.

No. FDE 1256.—In exercise of the powers conferred by sub-sections (1), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in supersession of Government Notification, Labour and Housing Department, No. 564/48, dated the 26th October 1951, the Government of Bombay is pleased—

(1) to appoint Shri M. R. Aina to be Inspector for the purposes of the said Act in the districts of Osmanabad, Bhir, Aurangabad, Parbhani and Nanded and the talukas of Ahmedpur and Nilanga of Bidar District;

(2) to direct that the said Shri M. R. Aina shall exercise all the powers conferred by the said Act and the Rules made thereunder on Inspectors;

(3) to direct that the notices and returns prescribed by the said Act and Rules made thereunder shall in the case of the Factories situated within the limits assigned to the said Inspector shall be sent to the said Inspector; and

(4) to specify the Chief Inspector of Factories as the authority to whom the said Inspector shall officially be subordinate.

Old Secretariat Building, Bombay 1, 23rd January 1957.

FACTORIES ACT, 1948.

No. FAC. 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Government Central Press, Bombay from the provisions of sections 51, 54, and 56 of the said Act, from 23rd January 1957 to 28th January 1957 (both days inclusive) subject to the following conditions, namely:—

(i) No worker shall be allowed to work for more than 11 hours in any day;

(ii) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the worker shall be allowed intervals for rest as required by section 55 of the said Act.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 24th January 1957.

REQUISITIONING AND ACQUISITION OF IMMOVABLE PROPERTY ACT, 1952.

No. ARB-2555-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 8 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (XXX of 1952), delegated to the Government of Bombay by the Government of India, Ministry of Works, Housing and Supply, Notification No. 10739/W-II/52, dated the 29th December 1952, the Government of Bombay hereby appoints Shri T. P. Ghogale, District Judge, Nasik, as Arbitrator to determine the amount of compensation payable in respect of the property specified in the Schedule annexed hereto and requisitioned by the Collector of Nasik under his Order No. RQN. W. S. 1604, dated the 1st May 1951, issued under the Bombay Land Requisition Act, 1948.

Schedule.

Bungalow in S. No. 645 bearing Municipal No. 1362-B including garage and out houses at Nasik.

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

Sachivalaya, Bombay, 22nd January 1957.

Order.

INDIAN STAMP ACT, 1899.

No. S.T.P. 1356-N.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Government of Bombay hereby remits prospectively and retrospectively in the whole of the State of Bombay the duty chargeable under the said Act on bonds executed or to be executed by a trainee and his sureties for

receiving training as (1) Gram Sevika, (2) Mid-wife, (3) Dai or (4) Supervisory and administrative personnel for Social and Moral Hygiene and After-care Programmes under the Central Social Welfare Board's Schemes conducted by the Kasturba Gandhi National Memorial Trust, on behalf of the said Central Social Welfare Board.

By order and in the name of the Governor of Bombay,

M. ABDULLAH,

Deputy Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 15th January 1957.

CATTLE TRESPASS ACT, 1871.

No. GFA-4156/103335 (a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Tresspass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

District Sabar Kantha.

Serial	Name of the Village Panchayat.	Taluka.
1.	Mota Delvada Group Panchayat	Khedbrahma.
2.	Bhensawada Group Panchayat	Modasa.
3.	Atarsumba	Vijaynagar.
4.	Torda Group Panchayat	Bhiloda.
5.	Sabalwad	Idar.
6.	Ratanpur Group Panchayat	Idar.
7.	Vadrad	Prantij.
8.	Sinwad Group Panchayat	Modasa.
9.	Khiloda Group Panchayat	Bhiloda.
10.	Sayra	Modasa.
11.	Gajan Group Panchayat	Modasa.

CATTLE TRESPASS ACT, 1871.

No. GFA-4156/103335 (b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound Keeper under section 8 of the Cattle Tresspass Act, 1871 (I of 1871) shall be made by the Village Panchayats specified in the Schedule annexed hereto within the local areas subject to their jurisdiction.

SCHEDULE.

District Sabar Kantha.

Serial No.	Name of the Village Panchayat.	Taluka.
1.	Mota Delvada Group Panchayat	.. Khedbrahma.
2.	Bhensawada Group Panchayat	.. Modasa.
3.	Atarsumba	.. Vijaynagar.
4.	Torda Group Panchayat	.. Bhiloda.
5.	Sabalwad	.. Idar.
6.	Ratanpur Group Panchayat	.. Idar.
7.	Vadrad	.. Prantij.
8.	Sinwad Group Panchayat	.. Modasa.
9.	Khiloda Group Panchayat	.. Bhiloda.
10.	Sayra	.. Modasa.
11.	Gajan Group Panchayat	.. Modasa.

Sachivalaya, Bombay, 21st January 1957.

CATTLE TRESPASS ACT, 1871.

No. CPD. 2556/47775.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Municipality of Jawhar, District Thana, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CPD. 2556/47775.—The Government of Bombay is pleased to direct that the appointments to the post of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Municipality of Jawhar, District Thana, within the local area subject to its jurisdiction.

Sachivalaya, Bombay, 23rd January 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2056/21898(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrates under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Baroda District.

Serial No.	Name of Village Panchayat.	Village.	Taluka.
1	Itwad Group Village Panchayat ..	Itwad	.. Savli.
2	Savli ..	Savli	.. Savli.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2056/21898(*b*)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Baroda District.

Serial No.	Name of Village Panchayat.	Village.	Taluka.
1	Itwad Group Village Panchayat ..	Itwad	.. Savli.
2	Savli ..	Savli	.. Savli.

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/21636(*a*)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat of Waghari, Village Waghari, Taluka Jamner in East Khandesh District, the functions of the District Magistrate, under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA-2756/21636(*b*)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayat of Waghari, village Waghari, Taluka Jamner in East Khandesh District within the local area subject to its jurisdiction.

By order and in the name of the Governor of Bombay,

L. S. LULLA,

Deputy Secretary to Government.

Sachivalaya, Bombay, 22nd January 1957.

CODE OF CRIMINAL PROCEDURE, 1898.

No. CRM. 1156/72925-III.—In exercise of the powers conferred by sub-section (3) of section 565 of the Code of Criminal Procedure, 1898 (V of 1898), the Government of Bombay hereby amends the rules contained in Government Notification in the Home Department, No. 3702/2, dated the 25th February 1931, as amended by the Government Notification, in the Home Department, No. 3702/2-II, dated the 11th September 1933, as follows, namely :—

In rule 3 of the said rules, for the words “before a Magistrate authorised”, the words “before an Executive Magistrate authorised” shall be substituted.

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Bombay under the Central Acts.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay 1, 28th January 1957.

No. WOR. 1256-J.—In pursuance of rule 8 of the Welfare Officers (Recruitment and Conditions of Service) Rules, 1952, the Government of Bombay is pleased to exempt the Ambica Silk Mills Company, Limited, Bombay, from the provisions of rule 3 of the said Rules, for a period of one year with effect from the 26th November 1956, subject to the condition that an Assistant Welfare Officer is appointed in that Mills and that the Welfare Officer of the Raghuvansi Mills, Limited, Bombay, also acts as Welfare Officer for the said Ambica Silk Mills.

Old Secretariat Building, Bombay-1, 29th January 1957.

No. WOR. 1256-J.—In pursuance of rule 8 of the Welfare Officers (Recruitment and Conditions of Service) Rules, 1952, the Government of Bombay is pleased to exempt the Vishnu Cotton Mill Ltd., Sholapur, from the provisions of rule 3 of the said Rules subject to the condition mentioned in the Schedule appended hereto :—

Schedule.

(1) The Welfare Organisation in the Lakhshmi Cotton Manufacturing Company Ltd., Sholapur, should look after the welfare of workers in the Vishnu Cotton Mill Ltd. also.

IV-A—11 (Lino)

(2) The total number of Welfare Officers to be appointed in the Lakhshmi Cotton Manufacturing Company Ltd. shall be calculated on the basis of the total number of workers in both the Mills.

(3) A branch or section of the Welfare Organisation in the Lakhshmi Cotton Manufacturing Company Ltd. shall be permanently situated in the Vishnu Cotton Mill Ltd., where one Welfare Officer shall be posted wholtime so as to be available to the workmen in that mill at all times.

(4) The exemption shall be valid for a period of one year from 1st September 1956.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

EDUCATION DEPARTMENT.

Old Secretariat, Bombay, 24th January 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. USG 1756.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), the Government of Bombay hereby appoints Shri D. G. Rajadhyaksha, Civil Judge (Senior Division), Poona, as Arbitrator to determine the amount of compensation payable in respect of the lands specified in the Schedule appended hereto and acquired by the Collector of Poona, under his Notice No. MIL/700, dated the 21st April 1948, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District Poona, Taluka Poona City, Village Bhamburda.

Final Plot No.	Area.		
173-A			
Sub-plots.	G.	a.	p.
No. 1	17	7	3
No. 2	10	5	4
No. 3	10	5	4
No. 4	10	5	4
No. 5	10	10	0
No. 6	10	5	4

Schedule—contd.

Final Plot No. 173-A	Area.		
	G.	a.	p.
Sub-plots.			
No. 32	12	10	4
No. 33	12	10	4
No. 34	10	5	4
No. 36	12	4	12
No. 37	12	4	12
No. 40	18	10	12
No. 41	11	7	12
No. 42	11	7	12
No. 43	11	7	0

By order and in the name of the Governor of Bombay,

G. V. BEDEKAR,
Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 23rd January 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-2856/20837(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat of Junavane, village Junavane, Taluka Dhulia in West Khandesh District, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA-2856/20837(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayat of Junavane, village Junavane, Taluka Dhulia in West Khandesh District, within the local area subject to its jurisdiction.

Sachivalaya, Bombay, 24th January 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-1856/77300(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District Broach.

S. No.	Name of village Panchayat.	Taluka/Mahal.
1	Mangleshwar Village Panchayat	... Broach.
2	Pahaj Village Panchayat	... Vagra.
3	Mandwa-Matied Village Panchayat	... Ankleshwar.

CATTLE TRESPASS ACT, 1871.

No. CTA-1856/77300(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District Broach.

S. No.	Name of village Panchayat.	Taluka/Mahal.
1	Mangleshwar Village Panchayat	... Broach.
2	Pahaj Village Panchayat	... Vagra.
3	Mandwa-Matied Village Panchayat	... Ankleshwar.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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MONDAY, 4TH FEBRUARY 1957.

LEGAL DEPARTMENT.

Sachivalaya, Bombay, 2nd February 1957.

Order.

STATES REORGANISATION ACT, 1956.

No. 3196/B.—In exercise of the powers conferred by section 120 of the States Reorganisation Act, 1956 (XXXVII of 1956), and of all other powers enabling it in that behalf, the Government of Bombay hereby makes the following Order, namely :—

1. (1) This Order may be called the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) (Second Amendment) Order, 1957.

(2) It shall be deemed to have come into force on the 1st day of November 1956.

2. In the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) Order, 1956, in Part I of the Schedule—

(1) Under the heading "THE HYDERABAD COURT FEES ACT, 1324 Fasli (No. VI of 1324 Fasli)" after the entry relating to section 39, the following shall be inserted, namely :—

"New section 40.—After section 39, insert the following section :—

Use of stamps in I. G. Currency and rounding off in calculating amount in that currency.

'40. Notwithstanding anything contained in this Act or any other law for the time being in force, for the purposes of this Act, in place of a stamp of the amount prescribed by or under this Act in O. S. Currency, a stamp issued by the State Government of an equivalent amount in I. G. Currency, calculated at the rate of O. S. Rs. 7 as equal to I. G. Rs. 6, shall be used.

Explanation.—In determining the equivalent amount in I. G. Currency, fractions of an anna shall be disregarded.'";

(2) under the heading "THE HYDERABAD STAMP ACT, 1331 FASLI (No. IV of 1331 Fasli)", after the entry relating to section 59, the following shall be inserted :—

"New Section 74.—After section 73, insert the following new section :—

Use of stamps in I. G. Currency and rounding off in calculating amount in that currency.

'74. Notwithstanding anything contained in this Act or any other law for the time being in force, for the purposes of this Act, in place of a stamp of the amount prescribed by or under this Act in O. S. Currency, a stamp issued by the State Government of an equivalent amount in I. G. Currency, calculated at the rate of O. S. Rs. 7 as equal to I. G. Rs. 6, shall be used.'

Explanation.—In determining the equivalent amount in I. G. Currency, fractions of an anna shall be disregarded."

By order and in the name of the Governor of Bombay,

N. K. DRAVID,
Secretary to Government.

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MONDAY, 4TH FEBRUARY 1957.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Bombay-1, 31st January 1957.

ELECTRICITY (SUPPLY) ACT, 1948 (LIV OF 1948).

No. SRA. 1057-K.—In exercise of the powers conferred by section 5 of the Electricity (Supply) Act, 1948 (LIV of 1948), read with sub-section (4) of section 106 of the States Reorganisation Act, 1956 (XXXVII of 1956), the Government of Bombay hereby—

(a) constitutes with effect on and from the 1st day of February 1957 the State Electricity Board under the name of THE BOMBAY STATE ELECTRICITY BOARD;

(b) appoints the following persons to be members of the said Board, namely :—

1. Shri M. H. Hasham Premji,
2. Shri G. V. Bedekar, I.C.S.,
3. Shri Pestonji C. Hansotia, Chartered Accountant,
4. Shri Jamiyatram K. Modi,
5. Shri P. H. Bhutta ; and

(c) appoints Shri M. H. Hasham Premji to be Chairman of the said Board.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

6

MONDAY, 4TH FEBRUARY 1957.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Bombay-1, 31st January 1957.

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3. Shri Pestonji C. Hansotia, Chartered Accountant,
4. Shri Jamiyatram K. Modi,
5. Shri P. H. Bhutta ; and

(c) appoints Shri M. H. Hasham Premji to be Chairman of the said Board.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

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THURSDAY, 21st FEBRUARY 1957.

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PART IV-A

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INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort. Bombay, 15th February 1957.

INDIAN ELECTRICITY RULES, 1956.

No. LUN 1056-L.—The following notice published by the President, Unjha Municipality, Unjha, in the issues of *Janasatta*, dated the 12th and 13th December 1956, is republished :—

UNJHA MUNICIPALITY.

Notification No. 718/56-57.

UNJHA ELECTRIC LICENCE, 1956.

Notice is hereby given that Unjha Municipality have submitted an application to the Secretary to the Government of Bombay Electrical Department for the grant of a licence under section 3 of the Indian Electricity Act, 1901, to supply electrical energy through out the municipal area of Unjha Town for the purpose and upon the terms specified in the draft licence reproduced below.

Copies of the draft licence may be obtained on payment of a sum of annas four per copy and the map of the area of supply may be inspected at the office of the Unjha Municipality.

Every local Authority, company or person desirous of making any representation to the local Government or of bringing before it any objection regarding the above application may do so by letter addressed to the

Secretary to the Government of Bombay, P.W.D., Electrical Department, Secretariate, Bombay, 1, within three months from the date of the first publication of this notification in the *Janasatta*, a copy of the representation or objection being furnished to the Unjha Municipality at the same time *vide* rule 13 and 14 of the Indian Electricity Rules, 1956.

(Signed) BUDHALAL SHAH,
President.

Unjha Municipality, Unjha.

Dated 10th December 1956.

THE UNJHA ELECTRIC LICENCE, 1956.

Name and address of the Applicant—Unjha Municipality, Unjha
(District Mehsana).

Draft Licence.

UNJHA MUNICIPALITY.

THE UNJHA ELECTRIC LICENCE, 1956.

*Licence for the supply of energy granted by the Government of Bombay
under Indian Electricity Act, 1910.*

Licence is hereby granted to the Unjha Municipality to supply electrical energy in the area, with the powers and upon the terms and conditions specified below :—

1. *Short Title.*—This licence may be cited as “The Unjha Electric Licence, 1956”.

2. *Interpretation.*—In this Licence :—

(1) “The Act” shall mean the Indian Electricity Act, 1910.

(2) The expression “the Licence” shall mean and include the said Unjha Municipality and their assigns; and

(3) The expression “deposited maps” shall mean the plans of the area of supply herein after specified which has been deposited with Government in pursuance of the rules under the Act, which plans are signed for the purpose of identification by the Secretary to the Government of Bombay in the Public Works Department and by the applicants under the name and style of the Unjha Municipality.

(4) Other words and expressions have the same meanings as are assigned to them in the Act or the rules made there under.

3. *Security.*—(1) and (2) deleted (not required as the licensee is the local Authority).

4. *Area of supply.*—The area within which the supply of energy is authorised by this Licence (the area of supply under the Act is the whole of the area bounded as follows :—

North—By Babu pura, Rampura, Village pond etc. including adjoining fields.

East—By Motipura, Ganeshpura, Kalyanpura etc including adjoining fields.

South—By Umiya pura, Rajabai Limdi Road, Unava pole etc. including adjoining fields.

West—By Railway Station, Railway line Tramways etc including adjoining fields.

The boundaries whereof are delineated in the deposited map.

5. *Power to lay mains outside area of supply.*—The licensee may lay down or place electric supply lines for the conveyance and transmission of energy from a generating station situated or to be situated at Unjha outside the area of supply to the boundary of the area of supply.

6. *Limits within which the supply of energy is to be compulsory.*—

(1) The works to be executed to the satisfaction of the Government under clause IV of the schedule to the Act are the following, namely:—

- (1) Station Road, Gandhi choak to Dabagars Pumper, Ravalia Vas, Abuchora, Semarivas, Lal Darvaja and Umiya Mata.
- (2) Gandhi Choak to Chhipawad, Dudhali pole, Vadiparu.
- (3) Chhipawad to Chabutara and therefrom Umiyanata and Khajuri-pole and Mokhat pole.
- (4) Dudhalipole to Municipal Office and Jadhavani Haveli.
- (5) Lawar Chakala to dabagar Pumper.
- (6) Harijan Vas.
- (7) Power House to Station.

(2) If the licensee fails to comply with the provisions of sub-clause (1) the licence may be revoked.

7. *Nature of supply.*—(1) The nature of supply shall be AC/400 Volts 3 phase 50 cycles or such other as the state Government may allow.

8. *Breaking up of streets, railways and tramways.*—The licensee is specially authorised to open and break up the soil and pavement of the following streets or parts of streets which are not repairable by the Government or by a local authority, and of the following railways and tramways or parts of railways and tramways, namely:—

(a) *Streets.*—This is a municipal concern and hence no objection in this respect.

(b) *Railways.*—Western Railway Unjha Station Unava crossing.

(c) *Tramways.*—No breaking of required.

9. *Appointment of Electrical Engineer.*—The licensee shall employ a resident Electrical Engineer in technical charge of the undertaking possessing a recognised degree or diploma in electrical engineering from

a recognised University or college or qualifications equivalent to such degree or diploma and such practical experience as the state Government may specify in this behalf.

10. *Purchase of undertaking*.—(1) and (2) deleted as the licensee is a local authority.

11. *Additions to variations from and exceptions from the schedule to the Act*.—(1), (2), (3) deleted as not requires.

Signature of applicant or his agent—

Address of Applicant—Unjha Municipality, Unjha. (N.G.).

(Signed) BUDHALAL SHAI,
President,
Unjha Municipality.

By order and in the name of the Governor of Bombay,

M. HABIBUDDIN,
Deputy Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 14th February 1957.

CORRIGENDUM.

No. FDE. 1155.—In Government Notification, Labour and Social Welfare Department, No. FDE. 1155, dated the 12th January 1957, published at page 79 of the *Bombay Government Gazette*, Part IV-A, dated the 24th January 1957, for the letters and word "N. S. Shinde", the letters and word "N. B. Shinde" shall be substituted.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

Old Secretariat, Building, Bombay, 8th February 1957.

No. IDA. 1457.—Whereas the Government of Bombay is satisfied that public interest requires the extension of the period specified in Government Notification, Development Department, No. IDA. 1455, dated the 23rd August 1956, declaring the road transport service operated by the Bombay State Road Transport Corporation in the State of Bombay to be a public utility service.

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (a) of section 2 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay is pleased to declare the said service to be a public utility service for the purposes of the said Act for a further period of six months ending the 27th August 1957.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 13th February 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4056/77713(a).—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (1 of 1871), the Government of Bombay hereby amends Government Notification in the Home Department, No. 9792/5, dated 4th February 1953, relating to the transfer of functions of the District Magistrate to certain village panchayats in the Banas Kantha district as follows, namely:—

In the Schedule appended to the said notification entry “(4) Dhima” shall be deleted.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4056/77713(b).—The Government of Bombay hereby amends Government Notification in the Home Department, No. 9792/5, dated the 4th February 1953, conferring on certain village panchayats in the Banas Kantha District power to appoint pound-keeper as follows, namely:—

In the Schedule appended to the said notification entry “(4) Dhima” shall be deleted.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

Sachivalaya, Bombay, 15th February 1957.

BOMBAY MOTOR VEHICLES RULES, 1940.

No. MVR. 1857/26685-XII.—Whereas the Government of Bombay is satisfied that the Mobile Hyster Crane bearing Chassis No. 280 and Engine No. 694193 — 1 × B 3 owned by Messrs. N. S. Gazdar and Company (Private) Limited is indispensable for work of public interest;

Now, therefore, in exercise of the powers conferred by the proviso to sub-rule (8) of rule 115 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicle from the operation of the provisions of the said rule, subject to the conditions that it is used exclusively in the docks and in the Company's factory premises within Greater Bombay and is brought on the roads, without carrying any load, only when necessary for being moved from its place of garage to the work-sites and *vice versa*.

By order and in the name of the Governor of Bombay,

S. B. DESAI,

Special Officer to Government.

LEGAL DEPARTMENT.

NOTICE.

No. 4098/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Jahangir Sorabji Bapasola of Bombay on the 7th day of February 1957;

NOW, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. D. Nigudkar, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Jahangir Sorabji Bapasola as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. D. NIGUDKAR,

Solicitor to the Government of Bombay in the
Legal Department and Competent Authority.

Sachivalaya, Bombay

Dated the 11th/12th day of February 1957.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

8

MONDAY, 11TH FEBRUARY 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 9th February 1957.

EMPLOYEES' STATE INSURANCE COURT RULES, 1951.

No. SIA. 1457-I.—In exercise of the powers conferred by sub-rule (1) of rule 9 of the Bombay Employees' Insurance Court Rules, 1951, in their application to the pre-Reorganisation State of Bombay excluding

the transferred territories and in supersession of Government Notification, Development Department, No. SIA. 1454, dated the 3rd October 1954, in so far as it relates to the appointment of Shri C. P. Fernandez as the Judge of the Employees' Insurance Court constituted for the local areas specified in that notification, the Government of Bombay hereby appoints Shri A. A. Badshah, Commissioner for Workmen's Compensation, Bombay, to be a Judge of the said Court.

.By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government.

9

WEDNESDAY, 13TH FEBRUARY 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 13th February 1957.

MANOEUVRES, FIELD FIRING AND ARTILLERY PRACTICE ACT, 1938.

No. 733/51-N.—In exercise of the powers conferred by sub-section (2) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938 (V of 1938), the Government of Bombay hereby authorises the carrying out field firing and artillery practice with live ammunition in the area specified below during the period commencing on the 19th February 1957 and ending on the 26th February 1957 :—

AREA.

District Poona.

Name of Taluka.	Name of Village.	Description of the area.
Khed	.. Colegaon	.. Part of Survey Nos. 178 to 184, part of Survey No. 186 (Western part of these lands), Survey Nos. 191 and 185.
Haveli	.. Bhavdi	.. Part of Survey No. 92 (Western part).
Haveli	.. Wagholi	.. Part of Survey No. 326, part of Survey No. 325, part of Survey No. 317, part of Survey No. 318, part of Survey No. 316, part

Name of Taluka.	Name of Village.	Description of the area.
		of Survey No. 315, Survey Nos. 297 to 301, part of Survey No. 290, Survey No. 362, Survey No. 289, part of Survey No. 288, Survey Nos. 291 to 294, part of Survey No. 295, part of Survey No. 296, part of Survey No. 304, part of Survey No. 302, part of Survey No. 303, part of Survey No. 314.
Haveli	.. Vadgaon-Shinde ..	Part of Survey Nos. 2 to 9, part of Survey Nos. 12 to 13, Survey Nos. 14 to 99, part of Survey Nos. 100 to 105, part of Survey Nos. 107 to 108, Survey No. 109, part of Survey No. 110, part of Survey Nos. 115 to 116, part of Survey No. 121, part of Survey No. 122, Survey Nos. 123 to 124, part of Survey No. 125, part of Survey No. 128, part of Survey Nos. 150 to 152 and Survey No. 153.
Haveli	.. Nirgude	.. Part of Survey No. 69, Survey No. 70, part of Survey No. 71.
Haveli	.. Charholi Budruk	Part of Survey No. 96, part of Survey No. 97, Survey No. 98, part of Survey No. 99, Survey No. 100, part of Survey No. 101, part of Survey No. 105, part of Survey Nos. 118 to 120.
Haveli	.. Lohogaon	.. Survey Nos. 1 to 66, part of Survey Nos. 67 to 68, part of Survey No. 75, part of Survey No. 76, Survey Nos. 77 to 80, part of Survey No. 81, Survey Nos. 82 to 96, part of Survey No. 97, Survey No. 98, part of Survey No. 99, Survey Nos. 100 to 101, part of Survey Nos. 102 to 103, part of Survey No. 115, part of Survey No. 117, Survey Nos. 118 to 119, part of Survey Nos. 120 to 121, part of Survey No. 126, part of Survey

Name of Taluka.	Name of Village.	Description of the area.
-----------------	------------------	--------------------------

2

3

Nos. 302 to 304, Survey
Nos. 305 to 306, part of Survey
No. 307, part of Survey No. 308,
Survey Nos. 309 to 314, part of
Survey No. 315, Survey No. 316,
part of Survey No. 317, part
of Lohogaon gaathan and
water tank.

The area abovesaid is—

Bounded on the East by.—Wagholi Village, part of Survey No. 290, part of Survey No. 295, part of Survey No. 296, part of Survey No. 303, part of Survey No. 304, part of Survey No. 302, part of Survey No. 314, part of Survey No. 315, part of Survey No. 319, part of Survey No. 318, part of Survey No. 316, part of Survey No. 317, part of Survey No. 325, part of Survey No. 326, Bhavadi Village, part of Survey No. 92, Lohogaon Village, part of Survey No. 41 and part of Survey No. 30, Golegaon Village, part of Survey Nos. 178 to 184, part of Survey No. 186 and Indrayani river,

Bounded on the South by.—Poona-Nagar Road, Wagholi Village—part of Survey Nos. 288 and 289.

Bounded on the West by.—Lohogaon Village, part of Survey No. 121, part of Survey No. 120, part of Survey No. 117, part of Survey No. 126, part of Survey No. 97, part of Survey No. 115, part of Survey No. 99, part of Survey No. 102, part of Survey No. 103, part of Survey No. 81, part of Survey No. 76, part of Survey No. 75, part of Survey No. 67, part of Survey No. 68, part of Lohogaon gaathan, part of Survey No. 317, part of Survey No. 315, part of Survey No. 308, part of Survey No. 307, part of Survey No. 303, part of Survey No. 302, part of Survey No. 304.

Bounded on the North by.—Charoli Budruk, part of Survey No. 119, part of Survey No. 120, part of Survey No. 118, part of Survey No. 101, part of Survey No. 99, part of Survey No. 105, part of Survey No. 96, part of Survey No. 97, Nirgudi Village, part of Survey No. 71, part of Survey No. 69, Vadgaon Shinde, part of Survey No. 128, part of Survey No. 125, part of Survey No. 122, part of Survey No. 121, part of Survey No. 116, part of Survey No. 115, part of Survey No. 110, part of Survey No. 108, part of Survey No. 107, part of Survey No. 105, part of Survey No. 104, part of Survey No. 103, part of Survey No. 102, part of Survey No. 101, part of Survey No. 100, part of Survey No. 150, part of Survey No. 151, part of Survey No. 152, part of Survey Nos. 2 to 9, part of Survey No. 12 and part of Survey No. 13.

3. A copy of the map of the area is appended.

By order and in the name of the Governor of Bombay,

V. SHANKAR,

Secretary to Government.

IV-A—15 (Lino)

The Bombay Government Gazette

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Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 28TH FEBRUARY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.

HOME DEPARTMENT.

Sachivalaya, Bombay, 19th February 1957.

BOMBAY MOTOR VEHICLES RULES, 1940.

No. MVR. 1857/20010-XII.—Whereas the Government of Bombay is satisfied that each of the two mobile cranes, one bearing Engine No. 36570 (Lorain) and the other bearing Engine No. 333162 and Chassis No. 1242 (Quickway No. 1), owned by Shri Hashambhoy Jetha of Bombay, is found suitable for carrying out work of public purpose ;

Now, therefore, in exercise of the powers conferred by the third proviso to sub-rule (1) of rule 120 and the second proviso to sub-rule (1) of rule 121 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said two vehicles from the operation of the provisions of the said rules, for so long as they are used in the railway goods depots and docks situated within Greater Bombay and subject to the condition that previous permission of the Commissioner of Police, Bombay, is obtained whenever any of them is to be brought on the road for the purpose of taking it from the place of garage to the work-sites and *vice versa*.

II

Whereas the Government of Bombay is satisfied that the mobile crane bearing Engine No. 183284 and Chassis No. 3723 (Bay City), owned by Shri Hashambhoy Jetha of Bombay, is found suitable for carrying out work of public purpose ;

IV-A—16 (Lino)

Now, therefore, in exercise of the powers conferred by the second proviso to sub-rule (1) of rule 121 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicle from the operation of the provisions of the said rule, for so long as it is used in the railway goods depots and docks situated within Greater Bombay and subject to the condition that previous permission of the Commissioner of Police, Bombay, is obtained, whenever it is to be brought on the road for the purpose of taking it from the garage to the work-sites and *vice versa*.

Sachivalaya, Bombay, 20th February 1957.

No. MVR. 1857/27838-XII.—Whereas the Government of Bombay is satisfied that each of the two vehicles (Euclids) belonging to Messrs. Patel Engineering Company, Limited, Bombay, specifications of which are mentioned in the Schedule annexed hereto, is found suitable for carrying out work of public purpose;

Now, therefore, in exercise of the powers conferred by the third proviso to sub-rule (1) of rule 120 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicles from the operation of the said rule, subject to the following conditions :—

(i) that the operation of the vehicles is restricted to the Koyna Project site;

(ii) that at least 24 hours advance intimation of the proposed movement of the vehicles is given to the Commissioner of Police, Bombay, along with the particulars of the route it is proposed to follow, when required to move on the roads in Greater Bombay, and, in case the Commissioner of Police directs that the vehicles should follow some other route, the route specified by him is followed;

(iii) that the speed of the vehicles on public roads does not exceed 10 miles per hour;

(iv) such other conditions as the Superintending Engineer, Bombay Circle, and the Superintending Engineer, Central Circle, may consider it necessary to impose in respect of the movement of the vehicles on the roads in their respective jurisdictions.

Schedule.

(1) Model No. B 6 FD-Sr. No. B 433 Engine Type UE 680/IA No. 146
Unit Type AU-680/1-No. CAU 1008.

(2) Model No. B 6 FD-Sr. No. B 462 Engine Type UE 680/HA No. 32
Unit Type AU - 680/3A - No. CAU 1165.

Sachivalaya, Bombay, 22nd February 1957.

No. MVR. 1856/256-XII.—Whereas the Government of Bombay is satisfied that the Mobile Sales Vans belonging to the National Small Industries Corporation (Private) Limited, Bombay Branch, Bombay, bearing Nos. BMR 9452 and BMR 9543 are found suitable for carrying out work of public purpose;

Now, therefore, in exercise of the powers conferred by the second proviso to sub-rule (1) of rule 121 of the Bombay Motor Vehicles Rules 1940, the Government of Bombay is pleased to exempt the said vehicles from the operation of the said rule.

No. MVR 1857/27022-XII.—Whereas the Government of Bombay is satisfied that the vehicle belonging to Messrs. Mangatram Brothers, Bombay 9, bearing No. BMR 9901, is found suitable for carrying out work of public purpose :

Now, therefore, in exercise of the powers conferred by the third proviso to sub-rule (1) of rule 120 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicle from the operation of the said rule during the period up to the 31st March 1957.

By order and in the name of the Governor of Bombay,

S. B. DESAI,
Special Officer to Government.

Sachivalaya, Bombay, 14th February 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-2857/25454(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat of Hatnur in Taluka Sindkheda, District West Khandesh, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA-2857/25454(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayat of Hatnur in Taluka Sindkheda, District West Khandesh, within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA-2757/26101(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

IV-A—16a (Lino)

SCHEDULE.

District East Khandesh.

Serial No.	Village Panchayat.	Village.	Taluka.
1	Group Village Panchayat, Galapur.	Khadke Khurd	.. Erandol.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2757/26101(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayat specified in the Schedule annexed hereto within the local area subject to its jurisdiction.

SCHEDULE.

District East Khandesh.

Serial No.	Village Panchayat.	Village.	Taluka.
1	Group Village Panchayat, Galapur.	Khadke Khurd	.. Erandol.

Sachivalaya, Bombay, 16th February 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-2657/25465(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections, 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District Ahmednagar.

Serial No.	Village Panchayat.	Taluka.
1.	Chitali	... Shrirampur.
2.	Pingewadi	... Shevgaon.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2657/25465(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District Ahmednagar.

S. No.	Name of the Village Panchayat.				Taluka.
1.	Chitali	Shrirampur.
2.	Pingewadi	Shevgaon.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH DEPARTMENT.

Sachivalaya, Bombay, 18th February 1957.

DRUGS AND MAGIC REMEDIES (OBJECTIONABLE ADVERTISEMENTS) ACT, 1954.

No. SRC 3056-R.—In exercise of the powers conferred by section 8 of the Drugs and Magic Remedies (Objectionable Advertisements) Act, 1954 (XXI of 1954), in its application to the State of Bombay, and in supersession of Government Notification, Local Self-Government and Public Health Department, No. SRC 3056(2)-R, dated the 1st November 1956, the Government of Bombay hereby authorizes the following persons for the purposes of the said section 8, namely :—

1. Drugs Controller for the State of Bombay, Bombay.
2. Assistant Drugs Controller, Bombay.
3. All Inspectors appointed under section 21 of the Drugs Act, 1940, within their respective jurisdiction.
4. Civil Surgeons of districts, the Chief Medical Officer, Dangs and the District Medical Officer, Amreli, within their respective jurisdiction.
5. All Police Officers not below the rank of a Sub-Inspector within their respective jurisdiction.
6. Director of Excise and Prohibition, Bombay.
7. Deputy Director of Excise and Prohibition (Head Quarters).
8. All other Prohibition and Excise Officers not below the rank of a Sub-Inspector of Prohibition and Excise, within their respective jurisdiction.

By order and in the name of the Governor of Bombay,

K. L. PANJABI,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 18th February 1957.

FACORIES ACT, 1948.

No. FAC. 1656.—Whereas the Joint Registrar for Industrial Co-operatives and Village Industries, Poona, having the control of the public institutions mentioned in the Schedule appended hereto, which are institutions maintained for the purpose of education and training has submitted for the approval of Government the schemes for the regulation of the hours of employment, intervals for meals and holidays of the persons employed in or attending the said Institutions;

And whereas the Government of Bombay is satisfied that the provisions of the schemes are not less favourable than the provisions of the Factories Act, 1948 (LXIII of 1948), relating to hours of work and holidays;

Now, therefore, in exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby exempts the workshops attached to the said Institutions from all the provisions of the said Act except those of section 6 and Chapter IV thereof.

Schedule.

- (1) Industrial Training Centre for Vimukta Jatis at Kubernagar (Ahmedabad),
- (2) Industrial Training Central for Vimukta Jatis at Sholapur,
- (3) Stationery Industrial School, Mulher, District Nasik.

Old Secretariat Building, Bombay, 20th February 1957.

INDIAN TRADE UNIONS ACT, 1926.

No P. 32.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by section 29 of the Indian Trade Unions Act, 1926 (XVI of 1926), is hereby published as required by sub-section (1) of section 30 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay after the expiry of three months from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Registrar of Trade Unions, Framji Cawasji Institute Building, Dhobi Talão, Bombay, from any person in respect of the said draft before the expiry of the aforesaid period will be considered by the Government of Bombay.

Draft notification.

In exercise of the powers conferred by section 29 of the Indian Trade Unions Act, 1926 (XVI of 1926), the Government of Bombay hereby amends the Bombay Trade Unions Regulations, 1927, as follows, namely :—

In Form I,—

(1) in the Statement of Liabilities and Assets, in the column "Assets", under the heading "Unpaid subscriptions due for" for the sub-heading "(A) the year", the heading "(a) the year under report" shall be substituted ;

(2) in the statement of General Fund Account, in the column "Income" :—

(i) under item (a) for the words "Contributions received" the words "Contributions actually received" shall be substituted ;

(ii) under item (c), after the words "more than three months" the words "but not more than six months" shall be inserted ;

(iii) after item (c) the following new item shall be added namely :—

"(d) contributions in arrears for more than six months".

(3) below the Auditors' Declaration, against the word "Auditor" on the left hand side the word and space "Date" shall be inserted.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 15th February 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB 2556-A.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department Notification, No. 1365-OR/42, dated 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947) and section 6 of the General Clauses Act, 1897 (X of 1897), the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the

immovable property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his notice No. LND-515/X, dated 14th October 1950, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947.

Schedule.

District Nasik, taluka Nasik, village Nandur Bahula.

Survey No.	Area		Survey No.	Area	
	Cultivable.	Pot Kharab.		Cultivable.	Pot Kharab.
	A. g.	A. g.		A. g.	A. g.
36($\frac{1}{2}$)	6 20	0 $1\frac{1}{2}$	106/2	2 34	0 13
			106/3	8 8	0 22
22/6P($\frac{1}{2}$)	0 27 $\frac{1}{2}$	0 $1\frac{1}{2}$	1/2B($\frac{1}{2}$)	0 2
23/3B/3P	0 9 $\frac{1}{2}$	Nil.	70/1	3 32	0 3
33/3E	0 2 $\frac{1}{2}$	70/1	3 8	0 2
24/4P($\frac{1}{2}$)	0 29	Nil.	70/1	0 24
29/2($\frac{1}{2}$)	0 23	0 $\frac{1}{2}$	70/1	0 7	0 $\frac{1}{2}$
57/2($\frac{1}{2}$)	0 22 $\frac{1}{2}$	0 $\frac{1}{2}$	77/2	0 35
132/3($\frac{1}{2}$)	0 14 $\frac{1}{2}$	Nil.	78/1($\frac{1}{2}$)	0 4
135/2($\frac{1}{2}$)	0 4 $\frac{1}{2}$	Nil.	78/5	1 18	0 5
135/5($\frac{1}{2}$)	0 5 $\frac{1}{2}$	0 2	111/1	3 9	0 16
135/14($\frac{1}{2}$)	0 21 $\frac{1}{2}$	Nil.	112/7(1/8)	0 1 $\frac{1}{2}$	0 $\frac{1}{2}$
22/2(1/12)	0 4 $\frac{1}{2}$	Nil.	112/8	0 24
			117/6A($\frac{1}{2}$)	0 2 $\frac{1}{2}$	0 $\frac{1}{2}$
1/2B($\frac{1}{2}$)	0 1			
51/3($\frac{1}{2}$)	0 27 $\frac{1}{2}$	1/9($\frac{1}{2}$)	0 13	0 1
51/11($\frac{1}{2}$)	0 18	0 3	3/5($\frac{1}{2}$)	0 10	0 0
64(1/12)	0 30	0 3	25/1-2A($\frac{1}{2}$)	2 15 $\frac{1}{2}$	0 $\frac{1}{2}$
70/2($\frac{1}{2}$)	0 31 $\frac{1}{2}$	0 3	25/3($\frac{1}{2}$)	2 24	0 2 $\frac{1}{2}$
76/1(1/6)	0 1 $\frac{1}{2}$	0 1/16	43($\frac{1}{2}$)	2 05	0 2
78/4($\frac{1}{2}$)	0 2	Nil.	58/1($\frac{1}{2}$)	2 34 $\frac{1}{2}$	0 3 $\frac{1}{2}$
82($\frac{1}{2}$)	2 30	0 6 $\frac{1}{2}$	60/1($\frac{1}{2}$)	2 20	0 2
112/2($\frac{1}{2}$)	0 20	Nil.	167/5($\frac{1}{2}$)	0 11 $\frac{1}{2}$
112/5($\frac{1}{2}$)	0 15	Nil.	167/11($\frac{1}{2}$)	0 9	0 1
112/7(1/8)	0 1 $\frac{1}{2}$	0 $\frac{1}{2}$			
112/9($\frac{1}{2}$)	0 11	Nil.	51/3($\frac{1}{2}$)	0 27 $\frac{1}{2}$
167/8A($\frac{1}{2}$)	0 1 $\frac{1}{2}$	0 $\frac{1}{2}$	51/11($\frac{1}{2}$)	0 18	0 3
173/7($\frac{1}{2}$)	0 23 $\frac{1}{2}$	Nil.	64($\frac{1}{2}$)	0 30	3 3
			70/2($\frac{1}{2}$)	1 31 $\frac{1}{2}$	0 3
13/3	4 27	Nil.	70/3($\frac{1}{2}$)	1 36 $\frac{1}{2}$	0 3
			76(1/16)	0 1	0 1/16
122($\frac{1}{2}$)	3 25	0 6	78/4($\frac{1}{2}$)	0 2
			82($\frac{1}{2}$)	2 30	0 6 $\frac{1}{2}$
1/9($\frac{1}{2}$)	0 13	0 1	112/2($\frac{1}{2}$)	0 20
3/5($\frac{1}{2}$)	0 10	Nil.	112/5($\frac{1}{2}$)	0 15
25/1-2A($\frac{1}{2}$)	2 15 $\frac{1}{2}$	0 $\frac{1}{2}$	112/7(1/8)	0 1 $\frac{1}{2}$	0 $\frac{1}{2}$
25/3($\frac{1}{2}$)	2 24	0 2 $\frac{1}{2}$	112/9($\frac{1}{2}$)	0 11
43($\frac{1}{2}$)	7 5	0 2	167/6A(1/8)	0 1.3/8	0 $\frac{1}{2}$
58/1($\frac{1}{2}$)	2 34 $\frac{1}{2}$	0 3 $\frac{1}{2}$	173/7($\frac{1}{2}$)	0 23 $\frac{1}{2}$
60/1($\frac{1}{2}$)	2 20	0 2	1/2B	0 1
167/5($\frac{1}{2}$)	0 11 $\frac{1}{2}$	Nil.			
167/11($\frac{1}{2}$)	0 9	0 1	164/5	1 34
			182/2	1 35
30/2	4 19	183/2	1 32	0 1
32/2	7 9	0 2			
172/2($\frac{1}{2}$)	0 5 $\frac{1}{2}$	0 $\frac{1}{2}$	1/6	0 7
172/7(1/8)	0 $\frac{1}{2}$	25/1B 2B	4 31	0 1
			29/4	2 20
100/1	1 22	44	10 5	0 1
100/2	0 30	91/1	0 38	0 1
100/4	0 33			
100/5	2 21	0 15	91/4(1/6)	0 5/6	0 1/3
100/7	0 23	167/4	0 8
100/8(2/3)	0 15 $\frac{1}{2}$	0 1 $\frac{1}{2}$	167/7A+10A	0 7	0 1

Schedule—contd.

Survey No.	Area		Survey No.	Area	
	Cultivable.	Pot Kharab.		Cultivable.	Pot Kharab.
	A. g.	A. g.		A. g.	A. g.
164/2	1 26	0 0	2/2B	0 4
164/4	2 0	0 7	40/1B	3 18	0 5
164/6	2 15	102/2	2 34	0 17
182/4	1 30	0 09	155/1A-2	2 11	0 1
			155/3	0 21
22/6(1)	0 27½	0 ½	155/2/14(½)	0 5½	0 ½
23/3B(½)	0 9½	157/1B	2 1	0 30
23/3E(1/8)	0 ¾	0 1/8	157/1A	0 27	0 13
24/4(½)	0 28	159/4A	2 1	0 1
19/2(½)	0 23	0 ½			
132/3(½)	0 14 1/5	0 6	5/1	1 5	0 3
135/2(½)	0 4½	6	4 25	0 6
135/5(½)	0 5½	0 4	50/2(½)	3 15	0 ½
135/14(½)	0 21½	168	2 26
57/2(1/2)	0 22½	0 ½			
			22/2(1/12)	0 4 1/3
135/4	0 2	0 1	22/8	1 25	0 5
			22/9(1/12)	0 1½	0 1½
22/2(1/24)	0 2 1/6	0 0	24/6	1 14
22/9(1/24)	0 7/8	0 1/8	135/10	0 19
101/1(½)	0 39½	0 5	135/11(½)	0 2
132/2	0 30	135/15	1 39
135/3(½)	0 4½	0 1½	23/3D	0 29
135/8	0 17	0 0	22/3E(½)	0 1½	0 ½
172/9(½)	0 6½	0 ½			
22/5	1 9	0 0	18/1	2 1	0 14
			19/1	0 25	0 11
22/2(1/24)	0 2 1/6	0 0	60/3	1 13
22/9(1/24)	0 7/8	0 1/8	95/2(½)	0 5	0 4½
23/3A	0 20	95/7	0 23	0 1
23/3E(½)	0 1½	0 ½	95/9(½)	0 1/3
24/8	1 11	118/5	4 16	0 32
101/1(½)	0 39½	0 5	145/4(1/8)	0 1½	0 ½
135/3(1/3)	0 4½	0 1	146/1	4 23	0 20
135/13	0 22	172/5	0 5
172/9(½)	0 6½	0 ½	172/7P	0 2/3
			88	4 5

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

Sachivalaya, Bombay, 15th February 1957.

INDIAN STAMP ACT, 1899.

No. STP. 1356-N.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Government of Bombay hereby amends Government Notification in the Revenue Department, No. 1589/45, dated the 22nd July 1949, as follows, namely:—

In the said Notification for paragraph (ii) the following shall be substituted, namely :—

“(ii) any other stamp duties chargeable to the said Board under the said Act and not falling within entry 96 in List I in the Seventh Schedule to the Constitution of India,

Where but for this remission, such board would be liable to pay such duty under the said Act.”.

By order and in the name of the Governor of Bombay,

M. ABDULLAH,

Deputy Secretary to Government.

LATE NOTIFICATIONS.

HOME DEPARTMENT.

Sachivalaya, Bombay, 18th February 1957.

PREVENTION OF CRUELTY TO ANIMALS ACT, 1890.

No. CAA. 1454/88941-X.—The following draft of a notification which it is proposed to issue under section 15 of the Prevention of Cruelty to Animals Act, 1890 (XI of 1890), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories is published as required by sub-section (1) of the said section 15 for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of a period of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 15 of the Prevention of Cruelty to Animals Act, 1890 (XI of 1890), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories, the Government of Bombay hereby amends the Bombay Prevention of Cruelty to Animals Rules, 1953; as follows, namely :—

In the said rules, for rule 5, the following shall be substituted, namely :—

“5. *Minimum accommodation for carrying or keeping monkeys in cages.*—(1) No monkey shall be carried or kept in any wooden or bamboo cage which measures less than 5 feet \times 2½ feet and which is less than 2 feet in height.

(2) In any cage not more than 8 large size, 16 medium size or 23 small size, monkeys shall be carried or kept.

(3) The total weight of the cage and the monkeys therein shall not exceed—

(a) 205 lbs. when a bamboo cage is used; and

(b) 250 lbs. when a wooden cage is used.

Explanation.—For the purposes of sub-rule (2) 2 medium size monkeys or 3 small size monkeys shall be reckoned as one large size monkey.”

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,

Under Secretary to Government.

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PUBLISHED BY AUTHORITY

THURSDAY, 7TH MARCH 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.]**

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Bombay No. 1, 26th November 1956.

ELECTRICITY (SUPPLY) ACT, 1948.

No. ESA 3056-K.—As required by section 75(1) of the Electricity (Supply) Act, 1948, the Annual Report of the Bombay Electricity Board for the period ending 31st March 1956 is published as under :—

INTRODUCTION.

The Bombay Electricity Board was constituted under the Electricity (Supply) Act, 1948, on 6th November, 1954 and it started functioning with effect from that date. Until 31st March 1955, however, the Board had no funds of its own and its financial transactions were managed by the Accountant General of Bombay. The schemes were taken over for execution by the Board on the basis of the same budget prepared and submitted by the Grid Department for the year 1954-55. No changes in the budget were made, but revised budget estimates as framed by the Grid Department were submitted to the Government as required under the Act. Since the 1st April 1955, however, the Board has its own working fund and has continued to execute the various schemes of electrification of both urban and rural areas according to the programme planned by the Board after taking into consideration the previous commitments made by Government to the various areas and executing the schemes with or without modifications. In many cases, the schemes were considerably modified and executed to meet the requirements of the various areas.

On 1st April 1955, the following members constituted the Bombay Electricity Board :—

1. Shri M. H. Hasham Premji, Chairman.
2. Shri P. C. Hansotia, Accounts Member.
3. Shri U. N. Mahida, I.S.E., Member.
4. Dr. B. K. Ram Prasad, Chief Engineer and *Ex-officio* Member.

The Government appointed Shri J. D. Kapadia, I.C.S., Secretary, Development Department of the Government of Bombay, as an additional *Ex-officio* Member on 8th November, 1955. On the retirement of Dr. B. K. Ram Prasad, Chief Engineer and *Ex-officio* Member of the Board, Shri V. R. Vaidya was appointed as Chief Engineer and *Ex-officio* Member of the Board.

Shri G. V. Bedekar, I.C.S., who was appointed as Honorary Secretary by the Board after its constitution, resigned with effect from 31st January 1956, and Shri J. P. Naegamvala, Deputy Secretary, Public Works Department, was appointed on 15th February, 1956 as part-time Secretary of the Board.

On 31st March 1956, the constitution of the Board was as under :—

1. Shri M. H. Hasham Premji, Chairman.
2. Shri P. C. Hansotia, Accounts Member.
3. Shri J. D. Kapadia, I.C.S., Secretary, Development Department, *Ex-officio* Member.
4. Shri U. N. Mahida, I.S.E., Member.
5. Shri V. R. Vaidya, Chief Engineer, *Ex-officio* Member.
Shri J. P. Naegamvala, Secretary of the Board.

The Board held 51 Meetings during the year under report and transacted the business, giving adequate attention to the various details of its assignments under the Act and to the problems relating to the various undertakings. The following Chapters give a brief review of the activities of the Board from 1st April 1955, to 31st March 1956.

CHAPTER I.

ADMINISTRATIVE AND ORGANIZATIONAL SET UP.

The Bombay Electricity Board was constituted by Government on 5th November 1954 in pursuance of the provisions of section 5 of the Electricity Supply Act, 1948, for discharging the obligations enjoyed under the Act, viz. promoting the co-ordinated development of the generation, supply and distribution of electricity in the State in an efficient and economic manner. With a view to rationalise power production in the State, the Board, under the Act, has been given certain rights hitherto exercised by Government e.g. the Board has to be consulted before generating stations can be established or before undertaking major additions or replacement of plant in generating stations. The Board also exercises the right of first option to purchase the undertaking of a licensee on revocation or expiry of licence or before a new licence can be granted.

Soon after its formation, the Board studied the entire organizational set up of the Grid Department and also reviewed the various schemes sponsored by that Department. As regards the administrative organization, the Board gave effect to its decision, (a) to have zonal distribution of work, (b) to commercialise accounts, (c) to create a centralised Purchase section, (d) to have an effective Secretarial section including a full fledged Establishment and General section and (e) to set up an independent Audit section. The advantages of such centralisation have been obvious particularly in the case of stores and strong audit control, whereby considerable economies have been effected in the execution and completion of Projects and in their operation and maintenance.

The chart of the organizational and administrative set up of the Board given on the next page shows that the set up of the Board is clear cut and well defined. The management structure takes account of the functional aspects of the whole organization. The entire set up is so divided as to make for functional efficiency, avoidance of procedural delays and overlapping of functions and to see that the administration runs on well regulated commercial principles of business.

I. *Chairman—Board.*—I. The Chairman and four Members, three of whom are *ex-officio* Members comprise the Board. Shri M. H. Hasham Premji, a businessman is the honorary Chairman who devotes nearly 4 to 5 hours of his time every day to the Board's work. The four Members include Shri P. C. Hansotia, Chartered Accountant as Accounts Member, and Shri J. D. Kapadia, I.C.S., Secretary, Development Department and Shri U. N. Mahida, Chief Engineer, (Irrigation), Public Works Department, Shri V. R. Vaidya Chief Engineer, Bombay Electricity Board who is

also part-time Chief Engineer (Electrical) of Koyna Hydro Electric Project. The last three are *ex-officio* Members. Shri J. P. Naegamvala part-time Secretary, is also Deputy Secretary, Public Works Department.

The Board formulates all the important policies and decides on problems of organization and administration including sanction of schemes and purchase of stores above a certain limit. All appointments to Class I and Class II posts consisting of Senior and Junior Executives of the Board are made by the Board after interviewed by the selection Panels. The work necessitates the meeting of the Board once a week. At every meeting, it disposes off on an average, 30 to 35 items.

II. *The Chief Engineer* is in charge of the technical side which consists of :—

(a) *The operation, maintenance and execution of various schemes* under the two main circles, viz. the Northern and Southern Circles and these Circles are administered by (1) Superintending Engineer (Northern Electrical Circle) and (2) Superintending Engineer (Southern Electrical Circle). All schemes North of Bombay are under the former and all schemes South of Bombay are under the latter. Salient features of these schemes are dealt with elsewhere.

(b) *The Planning and Co-ordination Section* is in charge of Chief Engineer and Executive Engineer. It deals with the planning and investigation of new hydro-electric power sources and other electrification schemes that can be developed independently of any existing schemes. It is also entrusted with standardisation of specifications and designs of generating plant, switch-gear, transmission and distribution lines, equipment staff quarters, etc. The Chief Engineer, through this Section is also the Co-ordinating authority between the Board and other Sections.

(c) *Training Reserve Scheme.*—The object of the scheme is to have a reserve essentially of Junior Engineers who could be absorbed as and when vacancies arose. The need for such a scheme can hardly be exaggerated in view of the difficulties experienced due to non-availability of adequate trained technical personnel. It helps (1) to make available a continuous flow of technical men for the purpose of smooth working of the organization and (2) to make the existing technical personnel, specially fresh recruits, thoroughly conversant with the different functional works at their own levels and perhaps a higher levels to meet the needs of the department as a whole.

III. *The Superintending Engineer (Commercial)* is responsible for all commercial activities of the Board viz., framing of tariffs, assessment of power cost, execution of contracts of purchase and sale of power, scrutiny of financial settlement in respect of the working of the licensees undertaking to assess the reasonability of tariff rates charged by them and to form Rating Committees etc. The Superintending Engineer in charge of this Circle is also in charge of Stores Purchase Section, with the Stores Purchase Officer to assist him. The purchase work is mostly centralised.

The Board being the competent authority to decide about acceptance of tenders of amounts above a certain level, this coupled with inspection at site and procedure for ensuring quick payments has helped to build up a vast body of suppliers who compete with each other to the benefit of the Board.

IV. *The Chief Accounts Officer* is in charge of the accounts Department. The accounting system of the Board has been changed from the old P. W. D. system to the modern streamlined commercial system of accounts which greatly facilitates maintenance of a close control of the financial position of the Board. The section functions under the Chief Accounts Officer who is guided by the Accounts Member who is also a public chartered accountant. All possible steps are taken to maintain the current accounts up-to-date while simultaneously endeavouring to clear up past arrears of work of the Grid Department.

V. *The Chief Internal Auditor* is in charge of an independent and strong Audit Section. Considerable importance is attached to the function of audit as an independent unit and hence the Chief Internal Auditor is made directly responsible to the Board. The audit staff in the Divisions are also directly responsible to the Chief Internal Auditor and not to the local divisional officer. A system of concurrent audit has been introduced in respect of all payments irrespective of whether they relate to pay, travelling allowances, supplies of stores, equipments, works contracts, etc. All accounts books, stores ledgers, provident fund accounts are also audited by it periodically. Apart from the internal audit we have also external audit through the firm of auditors appointed by Government. With all these audit checks the risk of irregular spending has been greatly minimised.

VI. *The Secretary* is in charge of the Secretarial Section which is divided into two sections each in charge of a Deputy Secretary.

(a) Deputy Secretary (Board) is entrusted with the work pertaining to the Board and council meetings, Board's finances, framing of rules and regulations regarding service, legal matters, etc.

(b) The Deputy Secretary (G. & E.) is responsible for the general and establishment work viz. secretarial, publicity, preparation of administration reports, public relations, labour and union matters, recruitment, promotions, transfers, postings, pay fixation, seniority, leave, disciplinary cases, etc.

On the organization side the entire personnel is divided into 4 Classes. Class I consists of all officers whose basic of the grade is Rs. 500 and above like Executive Engineers, Deputy Secretary, etc. Class II consists of Deputy Executive Engineers, Assistant Engineers, Assistant Secretaries, Superintendent down to those who have basic salary of Rs. 220 p.m. Classes III and IV consists of all technical and non-technical staff whose basic salary is Rs. 219 and below. Further as compared with last year's employment figures the total number of staff in all classes

have increased viz. Class I and II from 60 to 124, Class III from 910 to 1446 and class IV from 584 to 877. The total number of staff employed has also increased from 1554 to 2447. The increase in the staff was necessitated by the urge of completing the Schemes already taken up and the new schemes taken up during the year, the magnitude of which has been shown in greater detail in Chapter VI. This has incidentally given a filip to the problem of relieving unemployment in a small way.

A complete statement showing the different categories and their pay scales along with D. A. and other allowances (Appendix I and II) is appended. This will give a comprehensive idea of the composition.

The administration of this large set up is considerably aided by the sound recruitment and promotion policy of the Board.

All recruitment of staff for Class I and II is made by the Board. As regards Class III and IV categories there are different selecting panels set up depending on whether the recruitment is for technical or non-technical staff and which consists of three or more officers.

Excepting Class IV and certain technical categories of Class III the staff as far as possible is interviewed in Bombay. The Chairman along with one Board Member or with Secretary or Chief Engineer or one of the other Senior Officers generally associates himself with all interviews to ensure impartiality in selection and recruitment of proper type of personnel which is very essential for the efficient working of the organization.

The general principal governing the promotion policy is promotion from within as far as possible. Whenever a vacancy for higher post exists, the qualifications and experience of departmental personnel is exercised. Due consideration is given to educational qualifications, experience, etc. and when satisfied qualified personnel from outside is recruited. The Board is governed in many of its policies by Government Rules and Regulations but does take cognizance of its autonomous character and goes ahead independently on certain matters.

The Board still continues its scheme of sending Junior Engineers, Assistant Engineers, Deputy Executive Engineers, etc. abroad for training to organizations and firms from which it buys electrical and mechanical equipment. During the year under review two Junior Engineers and one Assistant Engineer were sent for training, one to Japan at M/s. Mitsubishi Zosen Kabushiki, Ka'sha for a training of one year and one Junior Engineer and one Assistant Engineer to M/s. Electro Mechano Halsingborg, Sweden for a training of 9 months. Also the idea of deputation of Senior Officers of the Board to engineering conferences in India and abroad has been encouraged by the Board. In fact it seeks all avenues whereby training or experience can be gained for the benefit of the Board.

One of the most notable feature of Administration was the creation of the State Electricity Council on 25th June 1955. Under the provision of section 16 of the Electricity (Supply) Act 1948, the State Government had

to constitute a State Electricity Council consisting of Members of the Board and such other persons being not less than 7 and not more than 15 after consultation with the representatives or bodies' representative of the interest mentioned therein. The Council is to meet atleast once in three months and has to carry out the functions laid down in sub-sections 5 and 6 of the abovementioned section.

The Board is incurring expenditure on the basis of budget estimates for 1955-56 framed by the Grid Department prior to the constitution of the Board and taking several decisions regarding policy and major schemes which are to be placed before the Council. Consequently a letter was addressed to the Secretary to the Government of Bombay, Public Works Department, requesting the Government to constitute such a Council.

On 25th June, 1955, the Government by a notification constituted the Bombay State Electricity Council under sub-section 2 of section 60 of the Bombay Electricity (Supply) Act 1948. The following persons to represent each of the interest mentioned in sub-section (2) of the Section 16 of the Electricity (Supply) Act, 1948, were appointed :—

Name of Member	Interest represented.
1. Shri L. R. Kolekar, President, Municipal Bureau, Hubli.	Local Self-Government.
2. Shri M. J. Manekji, Bombay.	Electricity Supply Industries.
3. Shri G. R. Chokhawalla, M.L.A., Surat.	Commerce.
4. Shri D. M. Dahanukar, Bombay.	Industry.
5. Shri T. H. Sonawane, B.A., (Hons.), LL.B., Advocate, High Court, Bombay.	Transport.
6. Shri G. D. Patil, B.A., Bar-at-Law, M.L.A., Sangli.	Agriculture.
7. Shri M. T. Shukla, Secretary, Textile Labour Association, Ahmedabad.	Labour Employed in Electricity Supply Industry.

The Council held its first Meeting on Saturday, 6th August 1955 at 2 p.m. Since then it has met four times. The Council discussed and decided on important matters such as proposed and other development schemes to be included in the Second Five Year Plan capital expenditure incurred up to 5th November 1954 to be treated as loan to the Bombay Electricity Board under sub-section 2 of section 60 of the Electricity (Supply) Act, 1948, power position in Bombay and additional generating capacity in Poona area to meet the anticipated load development in the next few years, budget for the year 1955-56 financial forecast and

assistance which the Board would need from State Government for the year 1956-57 etc. and loan received from Government. The Council has worked smoothly and efficiently and has made important contribution to the efficient working of the organization.

CHAPTER II.

FINANCIAL ASPECTS.

When the Board was constituted on 6th November 1954, it had no fund of its own which it could draw for meeting the capital or revenue expenditure. It was, therefore, arranged with Government that all the expenditure that would be incurred from 6th November, 1954 upto 31st March, 1955 by the Board, should be met by Government through the Accountant General and such expenditure should thereafter be treated as loan advanced to the Board under the provisions of Section 64 of the Electricity (Supply) Act, 1948. Government have communicated a figure of Rs. 15,28,832-5-11 as the net expenditure (i.e., total capital and revenue expenditure less total of capital and revenue receipts) incurred by Government on behalf of the Board for the period from 6th November 1954 to 31st March 1955 under this arrangement; to be treated as loan to the Board with effect from 1st April 1955 at the rate of $4\frac{1}{2}$ per cent. per annum.

The Government also advanced a sum of Rs. 25 lakhs bearing interest at Rs. $4\frac{1}{2}$ per cent. per annum, on 24th March 1955 which formed the nucleus of the "Bombay Electricity Board Working Fund" as provided under clause 2(1) of the Bombay Electricity Board (Administration of Funds and Properties Regulations 1955. This initial loan of Rs. 25 lakhs enabled the Board to start its own financial and banking arrangements from 1st April 1955.

Government were approached for facilities of banking and also of withdrawals and transfers of the Board's funds through the Reserve Bank of India and the District and Taluka treasuries. These facilities were granted by Government. According to this arrangement, all the revenue receipts collected by the Board are credited in the various Government treasuries to the account of the Board and payments are made from the amounts so credited by drawing on these credits from the treasuries.

Two separate Accounts were approved by Government at each of the treasuries called "A" and "B" respectively. Account "A" to receive credits in respect of all electricity supply and miscellaneous receipts and not permitted to be drawn upon by any field officers but only by the Chief Engineer or the Chief Accounts Officer of the Board or any other officer authorised by the Board either for purposes of transfer of funds to the account of the Reserve Bank of India or for transfer of funds from "A" to "B" account at treasuries as exigencies of transactions require. Account "B" was intended primarily for making disbursements

by the Executive Engineer in the field or any other authorised officer for monthly salaries and wages of staff and for meeting the contingencies included in the schemes. Transfer of funds from "A" to "B" account was to be effected through the Reserve Bank of India. This arrangement not only facilitate transfer of funds from one treasury to another or to the Reserve Bank of India where payments become due but also provides adequate control on the drawing powers of the field officers.

The Electric Grid Department had made a provision in the budget submitted to Government in October 1954, for a total capital provision of Rs. 272 lakhs for the year 1955-56. When the Board was constituted, fresh budget estimates were to be submitted to the Government for the year 1955-56 as required under the provisions of the Electricity (Supply) Act, 1948. The Board requested the Government to treat the estimates of the Electric Grid Department as if they were the estimates of the Board. This had to be done as there was not enough time for the Board to review the whole position of capital schemes and the probable expenditure and the net financial accommodation to be sought from Government. It was, therefore, necessary for the Board to regularise its expenditure as far as possible within the overall estimates submitted by the Electric Grid Department to the Government in October 1954.

During the year under report, the Board received the following amounts as loan, exclusive of Rs. 25 lakhs receiving in the month of March 1955, for expenditure to be incurred on and from 1st April 1955 :—

Rs. 40.00 lakhs in May 1955.

Rs. 35.00 lakhs in December 1955.

Rs. 90.25 lakhs in March 1956.

Rs. 165.25 lakhs.

The total loan made available to the Board for the year 1955-56 (including the aforesaid amount of Rs. 25 lakhs received shortly prior to the commencement of the year under report) was Rs. 190.25 lakhs.

During the year under report, the net revenue was Rs. 72.66 lakhs. The depreciation to be set apart statutorily under the Act was Rs. 31.29 lakhs. The interest payable to Government at $4\frac{1}{2}$ per cent. was Rs. 58.03 lakhs. However, only Rs. 41.37 lakhs was left after deducting the statutory depreciation amount from the total net revenue of Rs. 72.66 lakhs, which could have been paid to Government as part of the interest amount due to Government for the year 1955-56, leaving a deficit of Rs. 16.66 lakhs as the balance of interest payable to Government. However, this amount was not actually paid, as the exact amount to be treated as capital expenditure for purposes of section 60(2) of the Act had not been communicated by the Government. Thus the total loan

liability for the year 1955-56 including Rs. 23.07 lakhs being the interest payable for the year 1954-55 from 6th November 1954 to 31st March 1955, would come to Rs. 271.35 lakhs as indicated below :—

Rs. 190.25 lakhs as shown above.

Rs. 23.07 lakhs interest payable to Government for the year 1954-55 (i.e. from 6th November 1954 to 31st March 1955.)

Rs. 58.03 lakhs interest payable to Government for 1955-56.

Total 271.35 lakhs.

In the foregoing para. it was mentioned that interest charge payable to Government in 1955-56 was reckoned at Rs. 58.03 lakhs, calculated at $4\frac{1}{2}$ per cent. interest retrospectively. The Government had informed the Electric Grid Department earlier that the rate to be charged as interest on capital used for the Electricity Schemes should be at $3\frac{1}{2}$ per cent. till 4th September 1952, $4\frac{1}{2}$ per cent. for expenditure incurred upto 5th November 1954 and $4\frac{1}{2}$ per cent. thereafter. Government however, later issued orders on 15th March 1956 that the rate chargeable would be $4\frac{1}{2}$ per cent. per annum for the entire expenditure incurred prior to 6th November 1954. The Board has therefore represented to Government that the rate should be as indicated earlier, particularly as the Government had not borrowed money for financing these schemes at such rate but had borrowed at much lower rates. The matter is still under correspondence with Government. If $4\frac{1}{2}$ per cent. rate is insisted on by Government for the entire amount of capital loan, the Board will be burdened with an additional interest liability of Rs. 9.95 lakhs per annum which is provisionally included in the total figure of Rs. 58.03 lakhs as interest for the year 1955-56. But for this additional interest liability of Rs. 9.95 lakhs, the deficit of Rs. 23.18 lakhs estimated in the budget 1955-56 would have been reduced to Rs. 14.13 lakhs, which reduction was mainly due to general economy and improvement in the revenue position. With the additional interest charge, the deficit for the year 1955-56 would stand at Rs. 16.66 lakhs.

Under section 60(2) of the Act, the Government have to declare the capital expenditure incurred till 5th November 1954 as loan to the Board. The Government have not so far declared the actual amount to be treated as loan to the Board under this Section. Government however indicated under G.R., P.W.D., No 1954-I of 9th December 1954 that all expenditure incurred prior to 6th November 1954 booked under the following Heads of Account should be treated as loan to the Board.

“XLI—Receipts from Electricity Schemes—Deduct Working expenses”.

“52-A-II-Miscellaneous—Other Revenue Expenditure”.

“52-A-II-Other Revenue Expenditure connected with Electricity Schemes”.

“53-A-Capital Outlay on Electricity Schemes—Renovation of merged State Power Houses”.

"P-Deposits and Advances—Part IV—Suspense Accounts—Suspense—Port Okha".

"81-A-Capital Outlay on Electricity Schemes".

"68-A-Construction of Irrigation, Navigation, Embankment, Drainage Works".

"82-Capital Account of other State Works—Outside the Revenue Account—Housing Schemes for displaced persons".

"57 Miscellaneous-M-Expenditure on Displaced persons-D-Relief-D-3-Accommodation".

As some of the items of expenditure booked under the above heads of account were obviously on revenue account, it was represented to Government that those items of expenditure should be excluded from the capital loan. The more important points on which the Board represented to Government with regard to the calculation of loan under section 60(2) were :—

(a) Establishment cost and interest during construction ;

(b) Rate of interest ; and

(c) Liability in respect of past depreciation fund.

Regarding (a), the Government letter informed the Board that all expenditure incurred in putting the revenue earning organization upto the time they are termed as having gone into commercial production should be treated as capital cost.

As regards (b), viz. Rate of Interest, the Board felt that the Government should agree to the differential rates indicated in the Government letter, P.W.D., No. GSG. 1352-K, dated 30th September 1952 as the Government have not themselves been liable under the head of interest for any amount larger than at the rates indicated in the letter, which are as under :—

3½ per cent. upto 30th September 1952.

4½ per cent. from 30th September 1952 upto 5th November 1954.

4½ per cent. from 6th November 1954 onwards.

This will make a difference of about Rs. 9 lakhs annually.

As regards (c), viz. "Depreciation for the past periods", the Government informed the Board that though it was a liability of Government to create the Depreciation Fund, that liability would, under section 60(1) of the Electricity Supply Act, pass on to the Board. The Board has, however, represented that as the full book value has been assessed in respect of the capital expenditure incurred on schemes passed on to the Board for the purposes of loan, the amount of depreciation should be re-imbursed to the Board or the capital loan should be reduced to that extent. This will make a difference of about Rs. 40 lakhs. The final decision of the Government in this respect had not been received before the close of the financial year.

If the Government ultimately decides to determine the figure of the capital loan under section 60(2) of the Electricity (Supply) Act strictly in accordance with the G.R., P.W.D., ESA-1954(II) of the 9th December, 1954, the capital loan would amount to Rs. 11,58,602 as indicated below, and the liability to pay interest on the capital as worked out below would become effective from 6th November, 1954 and not for any past period :—

1. "XLI Receipt from Electricity Schemes— Deduct Working Expenses as per A.G.'s Accounts.	Rs.	
	Cr.	55,23,972
2. "52-A—Other Revenue Expenditure connected with Electricity Schemes"	Establishment Charges) as per A. G.	
Less —	Rs.	
	1,32,95,278	
Kalinadi	13,335	
Preliminary surveys	1,17,337	
Building on Foreshore Road.	3,58,583	
	(which has already re- verted to Government)	
Share of Koyna.	25,60,595	30,49,850 Dr.
		102,45,428
3. "53-A—Capital outlay on Electricity Schemes—Renovation of merged States Power Houses as per A.G. (spent by Electric Grid Department.) ...	Dr.	8,09,987
4. "P-Deposits and Advances-Part IV-Suspense Accounts-Port Okha as per A.G.	Dr.	3,86,268
5. "81-A-Capital Outlay on Electricity Schemes" as per A.G. (Electric Grid with Phaltan, Hubli and Bhatgar.) ...	Dr.	10,77,14,230
6. "68-A-Construction of Irrigation Navigation, Dams etc." (R.H.E.). ..	Dr.	14,50,000
7. "82-Capital account of other States Works etc." (Ulhasnagar.)	Dr.	50,771
8. "57-Miscellaneous Expenditure on Displaced persons—D Relief etc." ...	Dr.	3,32,290
		<u>11,54,65,002</u>
Add for Merged States Power Houses 10 per cent. of Rs. 39,36,500 as decided by Government letter P.W.D. No. ESA 1955-K dated 5th May 1956. ...		3,93,650
Grand Total		<u>11,58,58,652</u>

As, however, this entire question has been under correspondence with Government, the Board has assumed for the present for accounting purposes, pending final decision on the various points represented by the Board to Government a sum of Rs. 12,55, 50,636, on a tentative basis, as the total expenditure for the purposes of loan under section 60(2) as indicated below :—

	Rs.
(a) Expenditure booked under "81A" ...	10,58,98,209
(b) " " " " "58A" ...	8,09,987
(c) " " " " "68" ...	14,50,000
(d) Expenditure incurred by the Electrical Engineer to Government on Power Houses after they were taken over by Government. ...	25,85,350
(e) Share of establishment and H.O. expenses admitted. ...	63,22,766
(f) Interest during construction at compound interest upto date of commissioning of schemes at 4½ per cent. approximately. ...	80,90,689
(g) 10 per cent. of the book value of merged States Power Houses. ...	3,93,635
	12,55,50,636

This is a rough computation and is subject to adjustments after Government gives final decision in respect of the issues on which representations have been made by the Board, and after the details of the figures are verified by the Board in collaboration with the Accountant General.

The statement of expenditure actually incurred on capital account during the year under report is appended *vide* Appendix "A" and that of Revenue Receipts and Expenditure *vide* Appendix "B". Similar statements under the Heads of Accounts prescribed in the Bombay Electricity (Supply) Rules, 1955, in respect of the revised estimates for the year 1955-56 are attached as Appendix "C" and "D".

CHAPTER III.

COMMERCIAL ACTIVITIES.

Negotiation with major licensees regarding Revision of Rates :

Tata Hydro Group of Companies.

Due to increase in their operating costs, Tatas had introduced a surcharge of 12½ per cent. on their basic rates from 1st May 1953. Again with the purchase of large bulk of thermal power from the Chola Steam Power Plant of the Board, a further surcharge of 15 per cent. was levied

by them from 1st April 1954 on their increased rate i.e. $100 + 12\frac{1}{2}$ per cent. to compensate for the higher cost of thermal power then incurred by them.

Subsequently, when the full cost of thermal power from the Board's plant at Chola was charged to Tata's as per the agreement, they proposed to increase the thermal surcharge from 15 per cent. to 35 per cent. They were therefore called upon to submit detailed justification for the proposed increase in their rates in terms of the provisions of the Sixth Schedule to the Electricity (Supply) Act, 1948, as per the standard questionnaire of the Board, and which they were supposed to submit sufficiently in advance of introduction of revised thermal surcharge, so that the Board may study the effect of the same on the financial working of the undertakings. On receipt of the requisite information from them and scrutiny of same, several discussions were held by the officers of the Board and personally by the Chairman with responsible representatives of Tatas, and it was ultimately agreed to levy an overall surcharge of 40 per cent. over the basic rate ruling prior to the introduction of $12\frac{1}{2}$ per cent. surcharge in May 1953. On this basis, the revised thermal surcharge amounted to $24\frac{1}{2}$ per cent. as against 35 per cent. proposed by Tatas. The revised surcharges have been made effective from 1st January 1956.

Ahmedabad Electricity Co. Ltd., Ahmedabad.

The Rating Committee constituted by Government for the Ahmedabad Electricity Co. Ltd., in 1954 reported to Government that the company has no case for an increase in their rates. In arriving at this decision the Rating Committee had disallowed the interest on loans and debentures as an item of expenditure for arriving at the clear profits. Government while publishing the Rating Committee's Report, as required under section 57 (2) (C) of the 1948 Act, did not make an order fixing the company's charges in accordance with the Committee's recommendations on an undertaking from the company that it will not increase its tariffs without the prior consent of Government, probably due to some items of controversial nature being under consideration of the Central Electricity Authority for arbitration. As a consequence the company continued to maintain the *status quo* in their rates.

Since then the Central Electricity Authority has given an award that the interest charges on loans and debentures form an item of expenditure for arriving at the Clear Profits of the licensees, the award being in favour of the licensees. The Company thereupon represented to the Board that because of interest charges being admissible as an item of expenditure, and because of increase in the operating costs and in the fixed charges on new investments in the 'C' Station, as well as in providing additional transmission and distribution system, the clear profits earned by them during 1953-54 and 1954-55, were far below the permissible limits of Reasonable Return. Therefore, the company requested that they may be allowed to transfer Rs. 3,59,516 from the Consumers Benefit Reserve to the Revenue Account for the year 1954-55 as the

consumers have already had the benefit of reduced rates. Further it requested the Board for permission to levy a surcharge of 8½ per cent. for all their H. T. consumers with a proviso that the company would be prepared to (1) place as a special reserve the amount, if any, (not exceeding the amount of loan interest charged as an expense in calculating the Clear Profits) by which the Clear Profits exceed the statutory Reasonable Return as reduced by the amount of the said loan interest, (2) to restrict withdrawals from the said reserve solely for payment of tax.

After studying the financial working of the company on the above basis and several discussions with the Co.'s representatives the Board considered the proposals of the company as reasonable and recommended same for acceptance to Government, which were subsequently approved.

Directions issued to the licensees under Section 55 of the Electricity (Supply) Act, 1948.

Several licensees receiving Grid Power were asked to permanently close down their generating stations as all their requirements could be met by the Board with Grid Power. All the licensees were issued directives under section 55 of the 1948 Act to dispose of their generating plants and to reduce the burden of capital charges on the consumers on account of interest and depreciation. So far as local authorities such as B.E.S.T. was concerned a number of discussions took place between the B.E.S.T. representatives and the Board and it was agreed by the B. E. S. T. that no change will be effected in their existing rates and that the Board's approval will be taken if any part of the increased cost of power on account of any upward revision of the surcharge that may be introduced by Tatas for bulk supply to the B. E. S. T., was to be passed on by the Undertaking to its consumers.

Petlad Municipality.

The Petlad Municipality is the licensee for supply of electrical energy to Petlad town. From 1st November 1953 they have stopped their diesel generation and commenced taking Grid power under the North Gujarat Electric Grid Scheme.

With the commencement of Grid power the supply position considerably improved at Petlad and with cheaper Grid power the Municipality decided to reduce its rates of supply to certain classes of consumers. The revised rates were provisionally approved by Government and with the formation of the Bombay Electricity Board the Municipality was advised to approach the Board under section 58 of the Electricity (Supply) Act in respect of revision of their rates. Meanwhile the Municipality proposed further changes as well and approached the Board for approval. In order to appreciate the financial working of their Electric Supply Section, the Municipality was asked to submit details of operating and capital costs as per the standard questionnaire of the Board. After studying the financial data submitted by them and discussion with their repre-

representatives the Board issued a directive under section 58 to the Municipality to introduce the undernoted rates for various classes of consumers :

Class of service.	Rate.
(1) Lights and Fans.	(i) 5 annas 3 pies per unit for first 12 units per month. (ii) 4 annas 9 pies per unit per next 12 units per month. (iii) 4 annas per unit for all excess per month.
(2) Industrial and Domestic Power.	3 annas per unit.
(3) Agricultural.	3 annas per unit.—Minimum bill Rs. 5 per BHP per month.
(4) Street lights.	4 annas per unit.
(5) X-Ray Plant.	<i>Fixed Charges.</i> —Rs. 5. per month which entitles the consumers 14 units per month free of charge. 3 annas per unit for all excess units.

Prompt Payment Discount :—

All the rates except Street lights are subject to a Prompt Payment Discount of $\frac{1}{2}$ anna per rupee bill.

Rating Committees.

The policy of appointing Rating Committees if the Board is satisfied that the licensee is not complying with the Sixth Schedule of the Electricity Supply Act, 1948, in matter of rates has been welcomed by the licensees. In all cases where the Board is satisfied that the licensee's Clear Profits have exceeded or are likely to exceed Permissible Reasonable Returns, it has been possible to arrive at revised rates to the satisfaction of the licensee and the Board without the necessity of constituting a Rating Committee. Mutual agreement with reference to rates which would enable the licensee to earn clear profits within permissible limits under the Act have been arrived at in respect of a number of licensees, viz. :—

(1) Ahmedabad.	(12) Ichalkaranji.
(2) Ahmednagar.	(13) Jalgaon.
(3) Anand.	(14) Kalyan.
(4) Bassion.	(15) Lonavala-Khandala.
(5) Bhor.	(16) Nadiad.
(6) Broach.	(17) Navsari.
(7) Byadgi.	(18) Nira-Lonand.
(8) Dharma.	(19) Ranibennur.
(9) Gadag.	(20) Shirwal.
(10) Haveri.	(21) Sirsi.
(11) Igatpuri.	(22) Tatas.

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Statistical Information.

Statistical data in respect of generating plant, transmission and distribution lines, transformers, electricity production and sales, number of consumers, connected load, and towns and villages electrified is appended *vide* Appendices VII to XV.

Interstate agreements.

Purchase of Power from Mysore Government.—The formal execution of the agreement with the Mysore Government for bulk supply power for the Jog-Scheme of the Board is still pending on account of certain clarifications.

Purchase of Power from Madhya Pradesh Electricity Board.—As reported last year arrangements have been made for purchase of bulk power from the Madhya Pradesh Electricity Board from their Chandni Power Station through their sub-station at Burhanpur. This power is proposed to be distributed in the Bhusawal area. Initially power will be supplied only to large power consumers such as the Central Railway, Ordnance Factory and the licensees of Bhusawal, Jalgaon and Savda-Faizpur. Rural electrification work will be taken up subsequently depending on the economics of supply and the quantum of subsidy that may be granted by the Government, representation for which have already been made to Government and the same is under consideration.

Matters referred to the Central Electricity Authority.—No references were made to the Central Electricity Authority by the Board during the year under report.

Trading Relations with the Ahmedabad Electricity Co., Ltd.—For the North Gujarat Electric Grid Scheme, power is being purchased by the Board from the Sabarmati power station of the Ahmedabad Electricity Co., Ltd. and paid for in accordance with the provisions of the First Schedule to the Electricity (Supply) Act, 1948, as if their generating station has been declared as a Controlled Station under section 34 of the said Act. Two of the three 15 MW sets installed by the company in their Sabarmati 'C' station were planned to meet the requirements of the Board under the North Gujarat Electric Grid Scheme and were to be declared surplus when commissioned and the Board would be liable to pay all the Fixed as well as Running charges on these two sets from the very inception whether the capacity is fully utilised or not. Owing to the delay in the extension and development of load under the North Gujarat Grid Scheme for various reasons, it was estimated that it may not be possible to utilise the full capacity of the 2 X 15 MW sets for some time. Therefore, before the second 15 MW set was commissioned on 31st March 1955, negotiations were initiated with the Ahmedabad Electricity Company for sharing the capacity of the 2nd 15 MW set for meeting the requirements of the consumers in their own area of supply. The estimates of demand and available capacity for the next five years in the area served by the company and covered by the

North Gujarat Grid were reassessed and it was found that the present capacity of the Ahmedabad Electricity Co. would be just sufficient to meet the combined demand till 1957 by which time it is expected that the additional capacity under the South Gujarat Electric Grid Scheme of the Board would be available and the plan to tie up the South Gujarat Grid with North Gujarat Grid would materialise. It would then be possible to relieve some load of the North Gujarat Grid from the Sabarmati Power Station and the power thus released can be utilised for meeting further demand of the company's consumers beyond 1957. It was therefore agreed to by the Board and the company that it would be to their mutual advantage if half the capacity of the 2nd 15 MW set is taken over by the company. Accordingly the following arrangements have been arrived at with the Ahmedabad Electricity Co., Ltd :—

(1) The total stand by capacity for the A, B and C stations of the company will be 22.5 MW.

(2) The Board is to adopt half of the 2nd set in the 'C' Station from 1st April, 1955 and will be responsible from that date and will have an added plant capacity installed to the extent of 7.5 MW making a total of 21.6 MW of effective feeder capacity.

(3) With effect from the same date the company will adopt half of the capacity of the 2nd set and their Scheduled Effective Capacity will be 93.6 MW.

(4) The Board to assume the responsibility of half of the 2nd set until such time as the proposed new plant at the Board's power station at Utran under the South Gujarat Electric Grid Scheme is in a position to relieve Ahmedabad of the equivalent of the Baroda City load which will be about 10 MW.

(5) In the event of the company's demand exceeding its scheduled effective capacity the Board would permit the company to make use of the Board's surplus capacity, if any, and would charge the company on the basis of the following formula :—

Let X be the average Fixed Works Cost plus average monthly overhead charges payable by the Board.—

'Y' be the capacity to feeders on account of the Board— and Z Company's Demand.

Then additional Fixed Charges to be paid by the Company in respect of that month will be :

$$\frac{X}{Y} \times Z$$

(6) In the event of the Board having insufficient capacity on their account and the company has surplus capacity the Board would make use of this surplus capacity and pay for same as under :—

Let W be the average monthly Fixed Works Cost plus average monthly Fixed Overhead Charges borne by the Company.

Y—Scheduled Effective Capacity.

Z—Board's excess Demand.

The Additional Fixed Charges payable by the Board would be :

$$\frac{W}{Y} \times Z$$

Trading Relations with the Surat Electricity Co. Ltd., Surat.—The Surat Electricity Company is one of the Licensees receiving Grid supply under the South Gujarat Electric Grid Scheme of the Board. Sufficient Grid power not being available to meet the unrestricted full demand of the licensee, the licensee was initially offered part supply under section 35 Second Schedule to the Electricity (Supply) Act, 1948. When the 3rd set of 7.5 MW was commissioned at Utran Power Station in July, 1955, it was possible to offer the licensee on contingent basis, additional power to the extent of 4000 KVA, equivalent to the licensee's firm generating capacity (3600 KW at 0.9 P.F.), till such time as other loads for which definite commitments were made by the Board are fully developed. With the availability of additional 4000 KVA on contingent basis it was desirable that the licensee should close down his generating station temporarily in the interest of mutual economy. Negotiations were accordingly initiated with the licensee for supply of additional 4000 KVA on contingent basis on conditions that they will temporarily close down their generating station wholly or partly to the extent of the availability of contingent supply and maintain it as standby so as to bring it into operation only in case of any emergency or when other undeveloped loads for which commitments have already been made by the Board develop fully. The licensee agreed to take additional supply provided the charges for additional power will be such as will not increase their total cost of power, taking into account the fixed charges on the investment in generating station and other costs which may be incurred on the maintenance of staff and plant during standby period. The licensee has by mutual agreement now temporarily closed down his generating station and maintains same as standby. The agreement arrived at with the licensee is as under :—

(1) The Board will supply additional power of 4000 KVA to the Company on Contingent basis.

(2) The corresponding energy to be supplied on contingent basis would be 5,50,000 units per month.

(3) The charges for contingent supply would be 1.2 annas per unit, basic price of fuel oil as Rs. 250 per Ton. The energy charges would be subject to final adjustment at the rates of 0.004 annas per every rupee variation in the price of diesel oil.

(4) The licensee will not operate his diesel plant but shall maintain same as standby for use in an emergency.

(5) The contingent supply to be given as long as the Board is in a position to do so.

Uniform Tariffs under the North Gujarat Electric Grid Scheme.—The North Gujarat Electric Grid Scheme comprises two stages of development. The first stage covers the Scheme as originally envisaged and all further extensions are included in the Second Stage of development.

The rates for the first stage were lower than the rates determined for supply under the Second Stage because the former were based on the capital cost of the fourth set in the 'B' Station at Sabarmati Power Station of the Ahmedabad Electricity Co., which is lower than the capital cost of their 'C' Station. (Power under the North Gujarat Electric Grid Scheme is purchased from the Ahmedabad Electricity Co. Ltd.). Further as the cost of the transmission system and sub-station equipments for the Second Stage was higher because of the price increase since the first stage development when the 'C' Station of the Ahmedabad Electricity Co. Ltd., was commissioned, the company in accordance with the provisions of the Electricity (Supply) Act, 1948, took over the fourth set in the 'B' Station to their account and declared the set in the 'C' Station as surplus. Consequently, the Board had to pay the company for power on the basis of capital cost of the 'C' Station which is very much higher than the 'B' Station. The Board therefore had to review its tariff for supply to the various classes of consumers as all the power was being purchased and paid for on the basis of the 'C' Station capital costs. With a view to implement the policy of having uniform rates for supply under similar type of scheme it was considered desirable to have uniform rates for supply under the first and second stages of development of the North Gujarat Electric Grid Scheme. As reported last year the rates for L.T. supply had already been revised under all the schemes according to the type of the Scheme, and made uniform. The same is not possible in respect of H.T. supplies for similar types of schemes at this stage on account of heavy adverse financial impact on the revenues of the Board. The Board therefore decided as a first step in this direction to have uniform revised rates for the first and second stages of development of the North Gujarat Electric Grid Schemes and introduced same from 1st January 1956.

In order to spread the impact of the revised rates on the H.T. industrial consumers served under the first stage, it was decided not to introduce the revised rates during the currency of their existing contracts, although the Board is entitled to charge its standard rates ruling from time to time under the terms of the contracts, but to charge a surcharge on their power bills at a flat rate of 6½ per cent.

In respect of H.T. Bulk supply to the licensees, the revised rates were given immediate effect as they were expected to be in a position to more or less absorb the increase from the profits accrued to them on account of increased sales and reduced production costs because of cheaper Grid power, as compared to the diesel power used by them prior to the supply of Grid power to them. So far none of the licensees served under the first stage have found it necessary to pass on any part of the increased cost of power to their consumers. On the contrary, inspite of the increase in cost of power some of the licensees have found it possible to reduce their rates to certain classes of consumers served by them which goes to show the extent of benefits of Grid power to the licensees as well as consumers.

Changes in the service connection charges.—In line with the stipulations laid down in the Indian Electricity Act, 1910, conditions of supply of the Board provided that free service line upto 100 feet from the nearest distributing main (1000 feet in case of agricultural consumers) outside the property for which the supply is required will be laid by the Board. Any length of service line in the consumer's property and all lines in excess of 100 feet outside the consumer's property was payable by the consumer at cost plus 15 per cent. In implementing the above it was observed that considerable correspondence had to be carried out with the consumers regarding the basis of calculations of the cost of service line, the quality of material used etc. resulting in waste of time. Besides, it involved a large volume of work in making detailed estimates and bills, checking up of the same by consumers and consequent delay in execution of work involving large number of connections in newly electrified areas. The Board therefore, reviewed the matter and decided on the basis of its average cost to charge a fixed rate of Rs. 60 (subsequently revised to Rs. 45) per lighting consumer and Rs. 150 per motive power consumer for the portion of service line from the terminal point of the overhead line upto the meter, exclusive of any overhead portion of the line in the private property of the consumer. Any overhead portion of the line in the consumer's property and the portion in excess of 100 feet outside the consumer's property is to be paid for at the rate of Rs. 0-12-0 per foot for single phase services and Rs. 2 per foot for three phase services.

In order to further encourage rapid use of electrical energy in rural areas and thereby to accelerate the load growth on the Grid systems, the Board has approved laying of free service line upto 100 feet irrespective of the fact whether it is outside or inside the consumer's property. This concession should enable many more consumers to take advantage of the benefits of electricity.

Agricultural Service Lines.—In the last report it was stated that the Board gives free service line upto 1000 feet instead of customary 100 feet to *bona fide* agricultural consumers. To further encourage the use of electrical energy by the agriculturists in the rural areas for which long service lines had to be erected outside and inside the consumer's property, the Board has decided to allow 1000 feet free service line irrespective of the fact whether it is *laid inside or outside the property* of the consumers as against 1000 feet free service line previously allowed when it was *allowed only outside the property* of the consumer. Under the revised conditions, an agricultural consumer within 1000 feet of the Board's distributing main can now have electricity by paying a total sum of only Rs. 150 by way of service connection charges. The effect of this further concession is being keenly watched. The revised conditions for service lines to agricultural consumers are as under :—

(1) If the load to be served is within a radius of 1000 feet from the main distributing point the free service line will be upto 1000 feet.

(2) If the load is situated outside the radius of 1000 feet of the distributing main but is to be served by tapping an existing service line, the free service line will be up to 5000 feet from the tapping point.

Payment of Service Line Charges by instalments.—It was observed that some of the consumers were not able to pay the service connection charges in one lump sum. With a view to assist such consumers the Board has approved payment of Service Connection Charges as under :—

	Fixed charge per service.	Variable charge.
1. For 220/230 Volts Service.	Rs. 45 if paid as one lump sum. <i>Alternatively</i> Rs. 48 if paid in instalments of Rs. 24 in advance (before the service line is laid) and the balance of Rs. 24 in twelve monthly instalments of Rs. 2 after supply is commenced.	Plus 12 annas per foot of overhead portion beyond the free length up to a maximum of 100 feet.
2. For 400/440 Volts Service for Industrial Consumers.	Rs. 150	... Plus Rs. 2 per foot of overhead portions beyond free length up to a maximum of 100 feet.
3. For 400/440 Volts Service for agricultural purposes.	Rs. 150	... Plus Rs. 2 per foot of overhead portion beyond the free length of 1,000 feet.
	<i>Alternatively</i> Rs. 150.	Plus a monthly charge of Rs. 2 for every Rs. 100 or part thereof of the cost of the overhead line beyond 1,000 feet from the nearest distributing main, payable for a period of 5 years irrespective of whether any energy is consumed.

Rates for supply under various schemes of the Board.—The current rates of supply of electrical energy under various Schemes of the Board are shown in the Appendices XVII and XVIII. The tariff for supply of electricity at high tension as well as low tension remains unaltered and are the same as shown in the last administration report.

Negotiations with H. T. consumers.—In order to assure the availability of power to industrialists in any area covered by the sanctioned schemes of the Board and to enable them to plan their development programme,

the Board as a policy has decided to reserve power for prospective consumers on condition that they execute the standard agreement of the Board and agree to take power within a fixed and agreed period. This work is in the mutual interest of the Board as well as the consumer in as much as the Board is assured of load development to plan further extension of its power resources, while the consumer is guaranteed the required power when needed by him.

On the above basis agreements have been successfully executed with the undernoted consumers :—

Scheme under which supply is to be made.	Name of the consumer.	Demand contracted for in KVA.
1. The Jog-Karnatak Electric Grid Scheme.	1. The Electro-Metallurgical Works Ltd., Bombay ...	4500
	2. The West Coast Paper Mills Ltd., Bombay ...	2600
2. North Gujarat Electric Grid Scheme.	1. Prabha Mills, Viramgam.	1600
	2. Shri Shubhalaxmi Mills Ltd., Cambay ...	700
3. Pimpri-Talegaon Electric Grid Scheme.	1. Mahindra & Mahindra Ltd., Bombay ...	100
	2. M/s. Ruston & Hornsby India Ltd. ...	220

Additional H. T. Consumers connected during the year.

Scheme under which consumer is served.	Name of the consumer.	Contracted demand in KVA.
1. The North Gujarat Electric Grid Scheme.	1. Kadi New Electric Supply Co., Kadi ...	300
	2. Kaira District Co-operative Milk Producers Society, Anand ...	500
	3. Bhadrans Municipality Licensees for Bhadrans.	100
	4. Petlad Bulakhidas Mills Ltd., Petlad ...	250
2. The South Gujarat Electric Grid Scheme.	1. Navsari Electric Supply Co. Ltd. ...	900
	2. Navsari Cotton and Silk Mills Ltd., Navsari ...	1100
	3. The Billimora Electric Power Supply Co., Billimora ...	100
	4. Amalgamated Electricity Co., Bombay, Licensees for Bulsar ...	800

Scheme under which consumer is served.	Name of the consumer.	Contracted demand in KVA.
3. The Jog-Karnatak Electric Grid Scheme.	1. Kanara Electric Supply Co. Ltd., Sirsi ...	200
	2. The Dharwar Electric Supply Co. Ltd., Dharwar.	500
	3. Manvi Bros., Gadag (Licensees for Gadag town) ...	450
	4. Indian Plywood Mfg. Co., Dandeli ...	300
4. R.H.E.-E.I. Inter-connected System.	1. The Kurundwad Electric Supply Co. Ltd., Kurundwad ...	50
	2. Shri Shahu Chhatrapati Mills, Kolhapur ...	750

Load growth—Bulk supply to Licensees.—Last year Grid power was being utilised by 17 licensees with a contract Demand of 13,650 KVA and the demand actually established by them was 12,112 KVA. The number of licensees taking bulk supply has now increased to 27 with a Contract Demand of 17,612 KVA and aggregate demand actually established being 15,475 KVA.

Load growth—Bulk supply to H. T. Consumers.—Similarly the number of H. T. Consumer as reported last year was 25 which has increased to 30 with a Contract Demand of 20,202 KVA, and actual aggregate demand of 18,084 KVA as compared with 17,050 KVA and 15,333 KVA of last year.

L. T. Consumers.—The number of L. T. Consumers have risen from 23,195 to 28,126.

Villages and towns electrified.—Up to the end of 31-3-1955 the total number of villages/towns electrified were 104. Since then 22 more villages/towns have been electrified bringing the total to 126. An up-to-date list of the villages and towns is given as Appendix III.

Load growth.—The charts showing the yearly progress of population and consumers served, connected load and maximum demand, and the units sold and gross revenue are appended *vide* Appendices IV, V, VI.

Stations closed down or controlled.—Last year it was reported that prior to the formation of the Board, the Government had arranged with three licensees viz., The Ahmedabad Electricity Co., Ltd., The Amalgamated Electricity Co., Ltd., (Bulsar Branch) and the Satara Electric Supply Co., Ltd., with their consent, to purchase bulk power from their generating stations at Sabarmati, Bulsar and Satara respectively, for Government Grid Schemes in these areas, in accordance with the relevant provisions of the Electricity (Supply) Act, 1948 as if the Board was in existence. The generating station of the Satara Electric Supply Co., has since been declared by the Board, as a "Controlled Station" under section 34 of the

Electricity (Supply) Act, 1948, effective from 1st January, 1956. In the Bulsar area, with the availability of Grid power from the South Gujarat Grid, bulk power is now being supplied to the Bulsar Licensee and the licensee has been directed under section 36 of the 1948 Act to permanently close down his generating station and to take power from the Board in accordance with the Third Schedule of the Act. The generating station of the Ahmedabad Electricity Co., Ltd., has not yet been formally declared as a "Controlled Station" as the arrangements made with the company is working satisfactorily.

Sangli Licensee.—The Board has approved a scheme for the supply of Grid power from the Emergency Irrigation-R.H.E. inter-connected System to supply Grid power to the Sangli, Miraj and Budhgaon-Madhavnagar areas. To meet the demand in the area, it is necessary to utilise the diesel generating capacity of the Sangli Power House. For this purpose it has been decided to control the generating station, and accordingly an order has been served on the Sangli licensee declaring his generating station as a "Controlled Station" under section 34 of the Electricity (Supply) Act, 1948.

Last year it was also reported that, prior to the formation of the Board, Grid supply was being given by mutual consent, to the licensees served under the various schemes in accordance with the provisions of the Electricity (Supply) Act, 1948, as if the Board was in existence. During the current year the licensees listed below were served formal notices under section 36 of the Electricity (Supply) Act, 1948 to permanently close down their generating stations as the Board is in a position to meet all their requirements of power :—

Name of Licensee.	Licensee's installed capacity prior to Grid supply KW	Present contract Demand KVA.	Actual maximum Demand established so far KVA.
1 Anand Licensee ...	674	1000	827
2 Baroda ...	4825	4100	4110
3 Byadgi ...	57	75	67
4 Bulsar ...	656	600	150
5 Dharwar ...	780	500	565
6 Dakor-Umreth ...	135	300	213
7 Gadag ...	473	450	292
8 Haveri ...	116.3	100	85
9 Ichalkaranji ...	420	250	410
10 Jalasingpur ...	54	100	81.75
11 Kolhapur ...	1189	300	312.5
12 Kalol ...	120	350	255
13 Kurundwad ...	33	37	37.5
14 Kadi ...	192	300	168
15 Nadiad ...	500	850	704
16 Navsari ...	775	900	618
17 Petlad ...	260	200	200
18 Ranibonnur ...	98	100	89
19 Sirsi ...	105	200	135
20 Vallabh-Vidyanagar ...	350	200	142

Assets of any undertaking acquired by the Board.—The Board has not acquired any undertaking or generating station or main transmission lines under the provisions of section 23 or section 37 of the 1948 Act. However, in exercise of the powers vested in the Board under section 71 of the 1946 Act the Board has served the statutory notice of not less than two years upon the Kalyan Electric Supply Co. Ltd., to acquire the undertaking on the expiry of their license on 26th February 1959.

CHAPTER IV.

MISCELLANEOUS.

Taking over of the Deesa Electric Supply Undertaking.—In the last report it was mentioned that as a policy the Board does not propose to take over privately owned electric supply undertakings before the expiry of the period stipulated in the license. It was further mentioned that the Board would however be prepared to consider taking over non-paying undertakings provided the licensee is prepared to sell the undertaking at a price which he would realise by removing the assets and selling in the market. On these basis the Board has acquired the undertaking at Deesa from the Deesa Electric Supply Co., Deesa, and is running the same and supplying power at the standard rates of the Board.

Supply of Grid Power to Wai.—In exercise of the powers conferred on Government by clause (a) of sub-section (4) of the Indian Electricity Act, 1910, the Wai Electric License, 1937, was revoked by Government with effect from 1st November 1955. The Board did not consider it desirable to exercise the option vested in it to take over the undertaking in accordance with section 5 of the Indian Electricity Act, 1910. The Board, however, initiated negotiations with the licensee to sell the undertaking at a mutually agreeable price but the negotiations were not successful and the licensee dismantled the plant, equipment and the distribution system. Arrangements were therefore immediately taken in hand by the Board to install the generating plant and erect a new distribution system on urgent basis. Board was able to complete the work of planning, procuring the material, transporting and erecting the same by 17th April 1956. Supply at the standard rates of the Board is being given from that date.

Extension of lines for Rural Electrification.—Rural Electrification by itself being uneconomical the Board has undertaken rural electrification on the basis that surpluses from some of the urban loads of major schemes will be utilised to a certain extent to reduce the deficits from rural schemes. This process however has its limitations and rural electrification on these basis cannot be undertaken on the desired scale. Therefore, although a large number of applications are being received from various rural areas to extend the benefits of electricity to their villages, the Board is unable to consider any further schemes unless the State Government is prepared to assist the Board by either offering capital subsidies or long term interest free loans or in some other acceptable form.

Another factor which handicapped the Board in respect of the new rural schemes is the fact that although at the time of load survey, several

agriculturists and small-scale industrialists show keen interest, it has been found in actual practice that when the lines are extended and the areas electrified, many of the former enthusiasts who had promised to take power, do not actually do so inspite of several concessions offered by the Board in the service connection charges etc. payable by them. The result is that the financial position of the Board is adversely affected. To rectify the situation the Board has now decided to undertake the extensions, only when the estimated load is guaranteed by an advance towards the Service Connection Charges at the rate of Rs. 50 per kW, subject to minimum of Rs. 50 per lighting connection and Rs. 150 per motive power connection. On this basis and on the applications of the residents of Annigeri, Nargund and Navalgund in Dharwar District, guaranteeing a total load of 1000 KW, the Board has approved a Scheme for electrification of these places at an approximate cost of Rs. 12 lakhs.

Extension of lines in towns and villages already electrified.—Initially distribution lines are laid in newly electrified areas under any of the Board's Scheme according to the original plan based on the economics of the scheme after a careful survey of the available loads, and the potentiality and development of load in any town or village. After the lines are laid and the supply commenced, several applications are received for extensions of lines in areas covered by the original planned distribution system. For development of these areas it had been decided by the Board to extend the lines provided, economical load is guaranteed on such extension of lines. For this purpose a criteria is laid down that there should be a load of three consumers or two consumers and one street light per pole extension, such load is to be guaranteed by advance payment of Rs. 45 per lighting connection and Rs. 150 per motive power connection towards service connection charges to be adjusted later after the supply is commenced. It has also been further decided that if the aforesaid load is not available in any area but that Local Authority desires the lines to be extended solely to provide street lighting, such extension would be carried out if the Local Authority agrees to pay Rs. 2-8-0 per month per pole on which a lamp is provided and Rs. 2-4-0 per month for pole on which no lamp is provided plus the usual energy charges. These are in line with the Standard terms of service for street lighting as per the agreement executed by the Local Authorities with the Board for street lighting service.

Delegations of powers for extensions of lines.—In order to expedite the extension of lines in rural areas, the Board has decided that each and every small extension need not have the specific approval of the Board and the powers may be delegated to the field officers for this purpose. Accordingly, it has been decided to make lump sum provisions for such extensions in the budget for the various schemes and the officers in charge of the various schemes have been delegated powers to undertake extensions up to certain limits and thereafter to obtain post facto sanction for the various extensions carried out in a consolidated form every month, so that the Board is kept informed of the work done and the expenditure incurred.

Hiring of Transformers and other equipment to the H.T. Consumers and the Licensees.—In order to assist the H.T. industrial Consumers and the licensees to avail of the benefits of Grid Power as early as possible, the

Board has decided to give on hire the transformers and other equipment if the same could be spared, till such time as the consumers are able to obtain and erect their equipment. This arrangement has been found necessary because while in some cases although the Board is ready to commence Grid Supply to such consumers they are not ready to receive power because the required transformers and switchgear is not received by them in time to enable them to receive Grid Power. This arrangement is to the advantage of both the parties in as much as the consumer is able to take advantage of cheaper Grid Power earlier and the Board starts earning the revenue earlier otherwise, the available power would be lying idle for some time until it is consumed. The hire charges inclusive of erection and transport are shown in Appendix XIX(a), XIX(b).

Electrification of the Refugee Township of Ulhasnagar.—Government along with other power schemes under their control transferred, the scheme for electrification of the Refugee Township of Ulhasnagar to the Board from 6th November 1954 date on which the Board was constituted. Because of the peculiar nature of this scheme, and the straightening out of financial matters, the actual control was not taken over by the Board until 1st February 1956 up to which date it remained under the financial control of the Administrator of Ulhasnagar appointed by Government who was looking after the Scheme before the same was transferred to the Board.

The conditions of supply and the lowest standard rate schedule of the Board applicable to hydro schemes were made effective for supply at Ulhasnagar from the date of actual taking over after due intimation to the consumers.

The area comprising the refugee township was formerly occupied by the Military during the last war and therefore is served by a distribution system originally laid by the Military authorities to meet the emergency requirements on a temporary basis. The line supports are mostly wooden poles and in most of the places there are single phase lines running. The sub-station from where power is drawn for this township has limited capacity apart from the fact that it was set up as a temporary measure to meet emergency needs.

To serve this township on a sound permanent basis, the entire sub-station and distribution system requires to be renovated and new lines to be laid to serve the entire area which is also expanding, for industrial, domestic and commercial purposes. The renovation cost is estimated to be about Rs. 9.72 lakhs. Government was requested to grant this amount as an interest free loan on a long term basis to the Board so that the Board may be able to serve this area at its lowest standard rates, as otherwise with the incidence of fixed charges on the new investment and the peculiar financial circumstances of this refugee township the Board will incur deficits for some years. In order to make up this deficit, the Board may have to raise its rates upward so long as it becomes necessary because according to the statutory provision of 1948 Act, the Board has to operate on commercial lines without incurring loss as far as possible and hence it has to adjust its rates from time to time.

After prolonged negotiation and discussion; the Government have sanctioned the loan of Rs. 9.72 lakhs on the following terms and conditions :—

- (a) The loan will be advanced for a period of thirty years.
- (b) During the first five years of the loan, Government of India will grant an annual subsidy to the Bombay Electricity Board on the basis of their accounts relating to the Electricity Undertaking at Ulhasnagar to meet the loss sustained in the said undertaking subject to a maximum limit of the amount of interest due on the loan of Rs. 9.72 lakhs.
- (c) The financial working of the Electricity Undertaking at Ulhasnagar will be reviewed in detail in the fifth year of the loan and if it is found that it is still running at a loss, Government of India will consider the question of continuance of the aforementioned subsidy for a further period not exceeding five years.
- (d) The amount of subsidy will not be paid in cash but adjusted each year against the interest due on the loan. During the period of subsidy, only simple interest will be charged on the loan.
- (e) Repayment of the loan will begin one year after the termination of the period of subsidy and the principal along with interest will be recovered in annual equated instalments over the remaining period of loan i.e. thirty years less the period of subsidy.
- (f) For purposes of granting subsidy for the first five years of the loan and for extending the period of subsidy for another five years, the losses will be calculated on the basis of the accounts of all the preceding years and not only of the accounts of one previous year. Further, in drawing up the Profit and Loss Account due margin will be allowed for interest charges, depreciation of machinery, bad debts, appropriations to various reserves, etc. as provided in clause XVII(2) of the Sixth Schedule of the Electricity (Supply) Act, 1948. No. provision will, however, be allowed for the Sinking Fund.
- (g) The Bombay Electricity Board will submit an annual statement of accounts relating to the Electricity Undertaking at Ulhasnagar to the Government of India through the Government of Bombay within three months from the close of the preceding financial year.

Although the loan has been sanctioned by Government the amount has not yet been actually placed in the hands of the Board. The Board has however, now placed the orders for required equipments and material which could not be done earlier in the absence of the required loan.

Till such time all the lines and sub-stations are renovated, it is not possible to meet the full requirements of power of the various consumers, and therefore, the applications are at present being registered and power will be released in order of priority after the lines are renovated.

When the financial control was assumed by the Board from 1st February 1956, it was found that large amounts of arrears were outstanding against the power consumers who were getting metered supply. They

were therefore given notices to pay up the arrears immediately. On a representation being made by them and to avoid undue hardships to the displaced persons, the Board decided that the supply to them should be continued provided they agree to make an immediate payment of 25 per cent. of the arrears and the balance paid in twelve monthly equated instalments along with their current monthly bills. For this an undertaking as well as a promissory note for the balance amount due is taken from the defaulting consumers.

The scheme previously being one of Rehabilitation and not of electrification, is unlikely to be self-supporting, unless some form of subsidy is forthcoming from the Government. In the alternative the Board may be forced to revise the rates to ensure that the scheme becomes self-supporting.

Bulsar Taluka Village Electrification Scheme.—A scheme for electrification of 10 villages in Bulsar taluka on the basis of purchase of power from the generating station of the Bulsar licensee has been in operation since 7th February 1951. Power was being purchased from the Bulsar Licensee only as an interim arrangement till grid supply was available to this area under the South Gujarat Electric Grid Scheme. The rates for supply under this scheme were more or less same as those charged by the Bulsar licensee in the same area. As reported elsewhere grid supply under the South Gujarat Electric Grid Scheme has since been commenced to the Bulsar licensee from 4th January, 1956, and the above 10 villages merged under the major scheme, viz. the South Gujarat Electric Grid Scheme. With the commencement of grid supply in these villages from 4th January 1956 the rates applicable for supply under the South Gujarat Grid Scheme have been introduced in these villages also.

Additional Power requirements under the Jog-Karnatak Electric Grid Scheme.—The power under the Jog-Karnatak Electric Grid Scheme is being purchased from the Jog Power House of the Mysore Government under their Jog Scheme. The Mysore Government has agreed to release power only to the maximum extent of 11,500 KW of which 10,000 KW will be supplied at 11 KV at Jog Power House and 1,500 KW from the Sub-station at Harihar. As reported elsewhere the Board has curtailed power supply to two major industrial loads at Dandeli, one of 6,000 KW of Electro Metrological Co. Ltd. and another of 2,600 KW of The West Coast Paper Mills Ltd., the latter being only part supply, the full requirement being of the order of 5,000-6,000 K.W. Considerable demand is regularly received from this area for supply of power which the Board is unable to meet from the present allotment of 11,500 KW. Further power is required to meet the needs of these industries as well as other loads to be served under the schemes of Second Five-Year Plan which will otherwise have to be dropped. Accordingly, the Mysore Government was approached to allot additional power to the extent, of at least 5,000 KW to meet the demands of industrialists and rural areas. They have however stated that additional power can only be released when their second generating station is commissioned. The matter is still under negotiation.

Supply to the Bagalkot Licensee.—Prior to the formation of the Board, Government had approved a scheme of supplying power to the Bagalkot licensee from the Government's (now the Board's) power houses at

Guledgud at an estimated cost of Rs. 3.73 lakhs comprising installation of additional generating sets of total capacity of 200 KW and laying of the 11 KV transmission line for a distance of about 14 miles. However, before the work was started the position was reviewed by the Board to see if power could be purchased at economical rates from the Bagalkot Cement Factory with advantage. Negotiations were carried on for bulk purchase of power. Initially they indicated willingness to supply bulk power to the Board for supply to the Bagalkot licensee, but specified certain terms and conditions which were not acceptable to the Board. In view of this, the Board proceeded with the work of laying the 11 KV transmission lines from Guledgud and Bagalkot. Subsequently, the Cement Factory again offered to supply bulk power and the following terms and conditions have been agreed to, the formal agreement being under executions :—

(a) Supply up to 250 KW will be delivered to the Board at the Factory power house at 3.3 KV.

(b) The rates for bulk supply shall be 1.5 annas per unit subject to coal cost adjustment

(c) Supply will be liable to be stopped at the time of annual overhaul or maintenance of the plant or during forced outages of the plant for reasons beyond the control of the Cement Factory authorities.

As there is only one turbo-alternater set in the factory power house, there is no possibility of continuous supply and therefore in the event of supply from the factory power house not being available, the Bagalkot town will have to be served from the Guledgud Power House. Therefore, although the cost of power from the Cement Factory power house will be lower than the cost of power from Guledgud Power House, because of fixed charges on the Guledgud-Bagalkot line and its operation and maintenance cost, the cost of the bulk supply to the Bagalkot licensee will be nearly the same as for supply from Guledgud Power House which is a small diesel power station with an installed capacity of 400 KW. The advantage however of this arrangement would be that until further load develops in Bagalkot town (present load being about 100-130 KW), the surplus power could be transmitted to Guledgud and other places served from that power house and temporarily closed down the diesel plant at Guledgud. For financial purposes, the whole scheme will be considered as one comprising supply of Guledgud, Bagalkot and other villages served under Guledgud Nursery Scheme.

The rates for supply to the Bagalkot licensee will be as under :—

Demand charges	... Rs. 12-8-0 per month per KVA of Billing Demand.
Plus Energy charges	... 2.5 annas per unit for the first 100 units per KVA of Billing Demand used during the month. 2.00 annas per unit for all additional units used during the month.
Minimum Bill	... Payment of demand charges for 110 KVA Billing Demand.

Assistance to the Bombay State Financial Corporation.—The Bombay State Financial Corporation has been formed with the object of assisting the industrial undertakings by way of grant of loans on liberal terms. Before an application for loan is sanctioned, the Corporation invariably requires to have a report on the essentiality and the extent of assistance actually needed by the industry which many a time may necessitate actual inspection of the undertaking. It is not possible for the Corporation to employ experts in all branches of industry and therefore they have formed a panel of experts to assist them. The Corporation after preliminary discussions with the Chairman approached the Board for assistance in respect of technical work connected with the Electric Supply Undertakings. The Board has agreed to render the services on the following terms :—

(1) No charges would be recovered for any assistance that can be rendered from the records available in the office of the Board.

(2) If it is necessary to carry out the inspection of any undertaking by a visit to the site, the Corporation will re-imburse the Board to the extent of actual travelling and other expenses permitted to the officer plus a lump sum for the time spent by the officer at the following rates :—

Amount of loan applied for.	Lump sum compensation.
Up to Rs. 30,000	Rs. 200.
From Rs. 30,000	Rs. 350.
to Rs. 60,000	Rs. 500.
Over Rs. 60,000	...

The Corporation avails of the services of the Board whenever needed.

CHAPTER V.

DESCRIPTION AND PROGRESS OF THE SCHEMES UNDER EXECUTION BY THE BOARD.

1. *The North Gujarat Electric Grid Scheme.*—The North Gujarat Electric Grid Scheme was commissioned in 1951 and works under first stage development are fully completed. The second stage development has been started and it is planned to electrify mostly all the villages in North Gujarat Area.

Salient Features.—The bulk power is purchased for this scheme from the Ahmedabad Electricity Co. and is received at Sabarmati receiving station from where it is transmitted through 70 miles long 66/110 KV double circuit line up to Baroda and through 14 miles long 33 KV double circuit line up to Kalol. Along 66/110 KV transmission line from Ahmedabad to Baroda there are five major sub-stations Borejedi, Nadiad, Anand,

Petlad and Baroda. 11 KV lines are then laid from the above sub-stations for the benefit of H. T. Consumers and rural areas in the round about villages.

Progress—Up to 31st March 1955 a sub-station of 4000 KVA with additional transformer was commissioned at Baroda. Erection of Switch-gear equipment was completed at Petlad and the sub-station was energised. Electrical wiring at minor sub-stations was completed. Store buildings were constructed at Nadiad, Anand and Baroda. Apart from the above 11 KV lines were laid and energised in respect of M/s. Raj Ratna & Keshav Mills, Petlad and the following villages viz. Vasal, Sarsa, Adas, Ode, Bhalej, and Dharmaj. So far as the villages Baroj, Borjavi, Undehla and Ashi are concerned the 11 KV line extension was given for additional transformer centre. At Kadi 11 KV line was laid but not energised.

All purpose services were started at 10 villages viz. Chikodhra, Bareja, Napad, Vasad, Adas, Sarsa, Mogri, Ode, Bhalej and Dharmaj. Service connections were given to 4 H. T. Consumers, viz. (1) M/s. Bharat Vijay Mills, Kalol (2) M/s. Metro Wood Works, Kalol (3) M/s. Keshav Mills, Petlad (4) All India Radio.

During the year ending 31st March 1956 it was proposed to complete (a) the extension of 11 KV lines to 26 villages viz. Pihij Vaso, Padra, Virsad, Mogar, Bedwa, Vadod, Jetalpur, Mahudha, Vina, Marida, Gopal Pura, Palana, Rashnol, Tranol, Kuniao, Ankav, Bajuva, Ranoli, Sokhoda, Chhani, Koyli, Dashrath Asoj, Ajod and Nandaj. (b) Service connections were to be given to 3 H. T. Consumers, viz. New Dairy at Anand, M/s. Bulakidas Mills and Kadi Licensee. (c) Survey of four lines viz. (i) 33 KV line to Cambay, Vinangam and Vijapur. (ii) 22 KV line to Dabbhoi, Jambusar, Dholka and Dehgam. (iii) 11 KV lines for tube wells in Kalol, Vijapur area. (iv) KV tap lines to Mansa and Himatnagar. All the above works were completed except for the following villages i.e. Gopalpura, Rashnol, Tranol, Ankav, Dhashrath, Asoj, and Ajod. All the villages to which the 11 KV-22KV lines were extended were also electrified during the year 1955-56 excepting Mahudha, Vina, Marida, Ankav, Chhani, Sokhoda, which were electrified in April 1956.

The work of laying the 11 KV lines in the remaining villages mentioned above was started and completed in May 1956. The progress has been retarded to some extent due to lack of materials. Also electrification of certain villages was delayed on account of passing of Railway and other crossings. However, scheduled programme has been kept up.

During the year under review the work of providing and fixing 33 KV fuses for all three transformers at Kalol sub-station was completed, and in addition sectionalising switch on the 11 KV Bus at Sabarmati was erected and completed. Further 18.329 circuit miles of 11 KV lines were laid for extension of supply to the following new villages such as :—
Pihij, Vaso, Virsad, Mogar, Bedwa, Vadod, Jetalpur, Sandhana, etc.

In addition 1.929 miles of 11 KV lines were laid as extension for additional transformer centres for giving service connections to agricultural and industrial consumers in the previously electrified villages. Most of the above villages were electrified for agricultural purposes only.

Four H.T. consumers were connected namely (i) Kadi Licensee, Kalol (ii) Bhadhran Licensee (iii) New Dairy at Anand (iv) Bulakidas Mills, Petlad, and 13.2 circuit miles of 11 KV lines were laid for giving service connection to Kadi Licensee.

During the year the Installed Capacity of major Sub-Station was 75,000 KVA. Installed capacity of sub-station for rural distribution was 6575 KVA. Maximum demand established was 18,000 KW and units purchased during the year 925,13,000 KWH.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Addition during the year.	As at the end of the year.
1 Domestic :—			
(i) Heat and Power	23	4	27
(ii) Light and fans	3,378	1,182	4,560
2 Commercial light and small power—			
(i) Heat and Power	6	2	8
(ii) Light and fans	609	142	752
3 Industrial Power—			
(i) Low and medium voltage	113	47	160
(ii) High voltages	18	2	20
4 Streetlighting	87	87
Irrigation and agricultural dewatering	101	32	133
6 Public Water Works and sewage pumping..	10	5	15
7 Supplies in bulk to :—			
(i) Owners controlled stations
(ii) Distributing licensee in the state	7	2	9
(iii) Extra state consumers
Total	4,352	1,419	5,771

The Second Stage of the North Gujarat Electric Grid Scheme.—Salient Features of the Schemes.—In the second stage development work under N.G.E.G. Schemes which is included under the Second Five Year Plan more than hundred villages in the North Gujarat Area will be electrified for all purposes, Chhani, Sokhada, Ranoli, Dashrath, Asoj and Ajod villages will be electrified round about Baroda, Khundhela. Pulasvara and Bhilpura villages of the former Baroda State will be Electrified for agricultural purposes. Almost all of these villages have a population below 5000. In addition Ankлав and 41 villages in Goathan Area having

a population below 5,000 are also included for electrification. Further 66 villages most of them having population below 5,000 will also be electrified for all purposes in the Anand-Petlad Cambay and Nadiad Petlad Zone. Supply of electricity will also be extended to Mahudna, Vina, Viramgam, Vijapur, Dholka and tube wells, around Dehgam. Further details are given in the last chapter 'Planning and Progress of Projects'.

It is estimated that in all the above villages following number of consumers in the specified category will be benefited under this scheme :—

(a) Domestic	12,400
(b) Commercial and small power	502
(c) Industrial	315
(d) Street lighting	98
(e) Irrigation pumps	1025
(f) Public water works and sewage pumping works	51
(g) Bulk consumers	8

It is expected that the source of supply will be M/s. Ahmedabad Electricity Co.'s Power House.

Supply will be taken on 11 KV and stepped up to 66 KV at our Sabar-mati Receiving Station. From where power will be transmitted at 66 KV various major Sub-Stations. From where 11 KV lines will be laid and distribution transformers installed for the benefit of the public in the above villages.

It is estimated to lay the following lines :—

(a) 33 KV D/C line	...	19.5 miles
(b) 33 KV S/C line	...	30 do.
(c) 22 KV D/C line	...	nil
(d) 22 KV S/C line	...	785.5 miles
(e) 11 KV D/C line	...	11.5 do.
(f) 11 KV S/C line	...	304.1 do.
(g) Telephone line	...	69.5 do.

Additional New step down transformers of the following details are proposed to be installed :—

Anand	Sub-Station.	2 Nos.	66 KV/11 KV	4000 KVA	each.
Nadiad	Do.	1 No.	66 KV/33-11 KV	3000 KVA	each.
Barejadi	Do.	2 Nos.	66 KV/22 KV	3000 KVA	each.
Petlad	Do.	2 Nos.	33 KV/11 KV	4000 KVA	each.
Cambay	} Do.	6 Nos.	33 KV/11 KV	2000 KVA	each.
Viramgam					
Vijapur					

Details of the estimated distribution lines will be as below :—

(a) L. T. 3 phase 4 wire Rural line	...	224.5 miles.
(b) L. T. 3 phase 5 wire line	...	147 do.
(c) L. T. 1 phase 3 wire line	...	110 do.

and the proposed distribution transformers to be installed will be as below :—

100 KVA	...	11 Nos.
75 KVA	...	17 Nos.
50 KVA	...	108 Nos.
25 KVA	...	252 Nos.

Progress.—The above scheme comes into operation under the Second Five Year Plan and actual progress made is comparatively small. During the period under review the total load connected by the Board is 332.27 KW. Four Villages were supplied with electricity, 15.253 circuit miles of 11 KV S/C transmission lines have been added and 0.068 circuit mile of 11 KV U/G transmission line have been added. So far as distribution lines are concerned 14.88 circuit miles of 400/230 volts have been added to Baroda district, and 1.105 circuit miles of 400/230 volts have been added in Ahmedabad district.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Addition during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and Power	6	6
(ii) Light and Fans	270	270
2 Commercial light and small Power—			
(i) Heat and Power
(ii) Light and Fans	72	72
3 Industrial Power—			
(i) Low and medium voltage	1	1
(ii) High voltage
4 Street lighting	3	3
5 Irrigation and agricultural dewatering	1	1
Total	371	371

South Gujarat Electric Grid Scheme.—The South Gujarat Electric Grid Scheme envisages Construction of a Thermal Power Station at Utran and Transmission and Distribution of electrical energy in areas round about Surat, Navsari, Billimora and Bulsar. The Generating station, is installed at Utran about 4 miles away from Surat. The total installed capacity of this Station at present is 22,500 KW (3 units each of 7,500 KW).

Salient Features.—Two additional boilers of 40/50,000 lbs./hr. capacity ordered out from M/s. V.K.W. Germany were erected, during November 1954 to June 1955 and were put on commercial load in July 1955 and September 1955 respectively. One more set of Turbine of 7500 KW capacity (Brown-Goveri-Switzerland Make) was installed and put on commercial load in July 1955. One unit transformer and one station transformer each of 1000 KVA and 11 KV/400 V have been installed and put on commercial load.

The electrical energy at Utran Power Station is stepped up from 11,000 volts to 66,000 volts for transmission upto Billimora and from 11,000 volts to 22,000 volts for transmission to Surat licensee, Rander licensee and other rural areas in the Surat Zone.

The 66 KV Transmission line run from Utran to Billimora is tapped at Navsari. From Billimora Sub-Station 11,000 volts D/C. line is run to Bulsar Sub-station for feeding to Bulsar licensee and other villages round about Bulsar.

Severall 11,000 volts feeders are run from Navsari and Billimora Sub-Station for feeding to H.T. industrial consumers at Navsari and Billimora and for rural loads in the surrounding villages in these areas.

The net work of 11 KV lines from Navsari and Billimora Sub-Stations and 22 KV lines from Utran Sub-Stations is being laid to serve the rural loads in these areas where power would be distributed at 400/230 volts for domestic lighting, agricultural and industrial purposes.

38 villages are covered under the 1st stage distribution Scheme. The constructional activities for the entire scheme are proposed to be increased under the Second Five Year Plan.

Progress.—In so far as the Constructional activities of the South Gujarat Electric Grid Scheme are concerned, the entire erection work of the lines falls under five Sub-heads as follows :—

- (1) Transmission lines.
- (2) Sub-Stations.
- (3) First Stage H.T. Consumers.
- (4) Second Stage H.T. Consumers.
- (5) First Stage Distribution.

Transmission lines cover six main transmission lines (one 66 KV line, two 22 KV lines and three 11 KV lines) and one telephone line from Utran to Billimora Sub-Station.

The entire work has been completed and all the lines are commercially commissioned.

Sub-Stations cover the installation of switching Sub-Stations for emanating the feeder lines to various H.T. and L.T. consumers. This is also finished in all respects.

First Stage H. T. Consumers cover the construction of following eleven H. T. Consumers lines :—

1. Surat Water Works.
2. Rander Electric Supply Co.
3. Navsari Electric Supply Co.
4. Naranlal Metal Works.
5. Navsari Silk & Cotton Mills.
6. Mafatlal Mfg. Spinning & Mfg. Co. Ltd.
7. Arvind Paper Board at Billimora.
8. Gandevi Power House.
9. Billimora Electric Supply Co.
10. Modern Bobin Works.
11. Bulsar Electric Co.

Erection of all the H.T. lines excepting the Naranlal Metal Works and Modern Bobin Works have already been completed and lines are energised for commercial supply.

Since these consumers are not yet ready to take Grid, Supply, the erection of these lines has been dropped for the present.

Second Stage H.T. Consumers cover the erection of following 4 H.T. consumers' lines under the Second stage programme of the Scheme :—

1. Utran Paper Mills at Utran.
2. Tapi Electric Supply Co. at Kathor.
3. Indian Cotton Oil Mills, Vejalpur.
4. Vania Silk Mills at Billimora.

Out of these four lines, power supply to M/s. Vania Silk Mills has already been commenced, and power supply to Tapi Electric Supply Co. is expected to be commenced within a fortnight.

The Construction of H.T. lines for power supply to Utran Paper Mills could not be taken up in hand, since at present the proposal to erect the Paper Mill appears to have been dropped. The Construction for power supply to M/s. Indian Cotton Oil Mills would be started soon after the service connection charges are paid by the consumers.

First Stage Distribution covers the construction of H.T. and L.T. lines for electrification of 38 villages falling under the following 3 Zone :—

- | | |
|---------------------------|--------------|
| 1. Surat Zones | 12 Villages. |
| 2. Navsari-Billimora Belt | 17 Villages. |
| 3. Billimora-Chikhli Belt | 9 Villages. |

So far as the works falling under the Surat Zone are concerned the erection of lines for electrification of Gaothan areas of the Villages Mota Warrachha, Nanawarachha, Puna, Saroli, Kumbharia is in progress.

Load data for other villages is already collected and transformer positions etc., are being finalised. So far as Navsari-Billimora Belt is concerned the contracts for the erection of the lines, for electrification of Gaothan areas' Villages under this belt, are finalised and the works are being taken up in hand.

With respect to Billimora-Chikhli Belt the contracts for erection of L.T. line for electrification of Village Chikhli and Samroli have been placed and works are being started. Tender papers are under preparation for other villages.

The entire work of rural distribution is expected to be completed during the year 1956-57. Regarding the second extension the plans are ready and orders placed. Details are given in chapter VI on "Planning and Progress of Projects".

The maximum demand registered during the year under report is 13,950 KW and the number of units generated is 6,14,11,980 KWH.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Addition during the year.	As at end of the year.
1 Domestic—			
(i) Heat and Power	14	1	15
(ii) Light and fans	895	67	962
2 Commercial light and small power—			
(i) Heat and Power	8	—2+ 2	8
(ii) Light and fans	93	6	99
3 Industrial Power—			
(i) Low and Medium voltage	23	7	30
(ii) High voltages	4	1	5
4 Street lighting	6	Nil.	6
5 Irrigation and agricultural dewatering ..	21	4	25
6 Public Water Works and Sewage pumping.	1	Nil.	1
7 Supplies in bulk—			
(i) Owners of Controlled stations ...	Nil.	Nil.	Nil.
(ii) Distributing licencee in the stage...	1	3	4
(iii) Extra state consumers ...	3	Nil.	3
Total ...	1,060	89	1,158

CHOLA POWER STATION SECOND EXTENSION SCHEME.

The Power generated from this extension is fed into the Tata-Central Railway Inter-connected System, supplying Power to the Bombay, Thana, Kalyan, Igatpuri and Poona areas, M/s. Tatas being the bulk consumers who pay the Board the actual expenses and certain fixed charges for the Power supplied.

Salient Features.—The plant consists of three Turbo-alternator Sets with a maximum continuous rating of 18,000 KW each. These Turbo-alternators are of the combined impulse and reaction type. Their generation voltage is 11,000 volts, further there are five boilers with a maximum continuous rating of 150,000 lbs/hr. worked on coal. The Steam Generation Pressure is 425 lbs/sq. gauge and the Steam Generation Temperature at MCR is 780°F. Four cooling water pumps of 16,000 gals/min. each are installed as also five Boiler Feed Pumps four of which are electrically driven pumps and one Turbine driven pump. The Rating of these pumps is 22,000 gals/min. Three Step-up Transformers of 21,500 KVA capacity each and 11/95/110 KV voltage Ratio are installed. A Coal Handling Plant of 100 Tons/hr. rating and an Ash and Dust Handling Plant of 30 Tons/hr. rating is also installed. An Outdoor Station with 3 bars, one at Low-fault level side, one at High-fault level side, and one Common to both sides is erected. There are four reactors of single phase units each rated at 95 KV and 35 MVA. There are 3 step-down transformers each of 2,500 KVA with a voltage Ratio of 11/3.3 KV and seven of 400 KVA with a voltage Ratio of 3300/415 Volts. Two each of 150 KVA with voltage Ratio 3300/415/240 volts.

The Plant also includes Boiler House, Turbine House, Pump House, Transformer Repair Shed and Colony Buildings consisting of 3 Officers' Quarters and 59 other quarters.

Progress.—Two Boilers and one Turbo-alternator Set were put into commercial operation, on 12th April 1954. 2nd Set and 3rd Boiler on 1st July 1954 and 3rd Set and 4th Boiler on 29th January 1955. The erection, installation and commissioning of all the above listed Plants and buildings except one Boiler and the Transformer Repair Shed were completed by 31st March 1955. The Turbo-alternator Sets, Outdoor Station, Step-up Transformers and Step-Down Transformers were taken over from the contractors by 31st March 1955.

During 1955-56 boiler No. 5 was commissioned and taken over from the contractors. It was put into commercial operation in June 1955. The Transformer Repair Shed was completed. Three boilers have been taken over from the contractors. Routine maintenance and general overhaul of 4 boilers and general overhaul of 2 Turbo-alternator sets were carried out during the year.

The maximum demand registered during 1955-56 was 54 MW. The total number of units generated during the year were 296,739,000 KWH.

During the year 1956-57 it has been programmed to take over the fourth and last Japanese Boiler from the contractors, to provide a skip Hoist for Ash Handling, to secure additional land for ash disposal and to carry out the routine maintenance and general overhaul of 5 Boilers and one Turbo-alternator Set.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Addition during the year.	As at the end of the year.
1 Supplies in bulk to— (ii) Distributing Licenses in the State.	1	Nil.	1

JOG-KARNATAK ELECTRIC GRID SCHEME.

The development of Jog power project by Mysore utilising the waters of Sharavathi river which flows along the border of the two states offered means of making power available to at least a part of Karnataka. As the Mysore Government could spare only 10,000 KW of power direct from the Power House at Jog falls and 1,500 KW from Harihar, the above quantum being too small, the scheme is restricted to distribution of power in the first instance to North Kanara and Dharwar districts. The scheme is mainly a transmission and distribution scheme, all the generation being done at Mahatma Gandhi Power House at Jog falls. The total estimated cost of complete scheme is Rs. 2.3 crores.

Salient Features.—From the Mahatma Gandhi Power House at Jog, 110 KV D/C transmission line (with only one circuit strung) is taken via Sirsi upto Kavalvad, a distance of 77 miles. At Kavalvad, the line forks into two, one going to Dandeli and other to Hubli, a distance of about 20 miles each from Kavalvad. At Sirsi, Hubli and Dandeli, the 110 KV is stepped down to 11 KV for further distribution. The towns of Sirsi, Hangal, Dandeli, Hubli, Gadag and Dharwar are connected in Jog-Hubli-Dandeli section.

From the Harihar Sub-station on the Mysore side, 66 KV S/C transmission line is taken to Hospet Sub-station on the Bombay side, a distance of about 1 mile from Harihar. The line is taken to Ranibennur and Byadgi at 33 KV (a distance of about 24 miles) and to Haveri at 11 KV (a distance of 9 miles). At Hospet, 66 KV is stepped down to 33 KV for transmission to Ranibennur and Byadgi. At Ranibennur and Byadgi, the voltage is stepped down to 11 KV for distribution. The licensees at Ranibennur, Byadgi and Haveri are being supplied in this section.

Under the programme of electrification of rural areas, the following six villages in the Ranibennur zone were taken up for electrification (1) Motibennur, (2) Kakol, (3) Kajari, (4) Kadarmandalgi, (5) Halgeri and (6) Benkankonda. Regular supply to these rural Panchayats was started in December 1955. In the Hangal zone Hangal Panchayat was electrified and erection work in Alur is under progress and supply is to be given shortly.

Progress.—The Jog Hubli section was put into commission on 26th April 1955, when the Jog Sirsi line alone was energised and supply to Sirsi Licensee was given. Sirsi-Kavalvad-Dandeli-Hubli line was energised in June, 1955 and supply to Dharwar licensee given on 16th July, 1955, and Hubli distribution system connected to the Jog Karnatak system closing the Diesel stations on 1st July, 1955.

During the year under review the following 14 villages and towns were electrified viz. Hubli, Dharwar, Sirsi, Gadag, Ranibennur, Byadgi, Haveri, Motibennur, Kakol, Kajari, Benkankonda, Halgeri, Kadarmandalgi, Hangal.

The following transmission lines were covered :—

Circuit Miles.	Voltage.
22.29	... 11 KV.
42.73	... 33 KV.
0.92	... 66 KV.
103.14	... 110 KV.

All the above mentioned lines were completed and energised.

So far as distribution lines are concerned in the Hubli Town area 750 KVA transformers are erected and distribution lines covering a total of 47.38 circuit miles have been laid. Distribution lines have been energised and connected in rural area also.

Particulars:	Number of consumer served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and Power	69	—9	60
(ii) Light and Fans	1,897	+405	2,302
2 Commercial light and Fans—			
(i) Heat and Power	128	—8	120
(ii) Light and Fans	1,693	+69	1,762
3 Industrial Power—			
(i) Low and Medium Voltage	167	+16	183
(ii) High Voltage	+2	2
4 Street light	1 Town (1470 lights).	+5 Towns +(131) lights.	6 Towns (1601) lights.
5 Irrigation and Agricultural dewatering.	7	+2	9
6 Supply in Bulk to—			
(i) Owners of Controlled Stations
(ii) Distributing Licenses in the State.	3	+3	6
(iii) Extra State Consumers
Total	3,965	485	4,450

RADHANAGARI HYDRO-ELECTRIC CUM EMERGENCY IRRIGATION
SCHEME (KOLHAPUR).

The Scheme consists of a Hydro Station at Radhanagari and a diesel station at Bapat Camp in Kolhapur. A masonry dam is constructed across Bhogavati River at a place about 3 miles from Radhanagari village. The Power House is constructed at the foot of the dam. There are 4 vertical Kaplan type water turbines and generators of capacity 1,200 KW each. The generation is at 6.6 KV which is stepped up to 33 KV and transmitted to Kolhapur receiving station through the 33 KV transmission line running between Radhanagari and Kolhapur. The length of this line is 32.25 miles. On the way there are two 33/11 KV sub-station at Kothali and Awali meant for supplying electrical power for irrigation consumers along Bhogavati river. These sub-stations are not yet switched on as the irrigation societies are not yet ready with their equipment to receive supply.

The diesel power house at Kolhapur was constructed before the hydro station at Radhanagari was completed and was meant for supplying the irrigation loads for pumps along Panchaganga river and giving supply to Kolhapur city. There are five diesel generating sets each of 270 KW. The generation is at 3.3 KV which is stepped up to 11 KV. Since the first set of hydro station at Radhanagari was completed in 1952 this diesel power house is used as a standby for emergency purposes.

There is an arrangement to interconnect the 33/11 KV receiving station at Bapat Camp with 3.3/11 KV step up station at E. I. Power House as they are situated in the same premises. Hence this scheme is called R.H.E. cum E. I. Scheme.

From the receiving station at Bapat camp i.e. E. I. Power House, four 11 KV feeders are taken out to supply different loads.

Salient Features.

Towns and Villages.—At present the following towns and villages are electrified under this scheme :—

Name.		Population.
1. Kolhapur (Major portion)	...	1,50,000
2. Ichalkaranji (through Licensee)	...	28,000
3. Jayasingpur (do.)	...	8,500
4. Kurundwad (do.)	...	10,000
5. Shirol village	...	5,000
6. Rukadi village	...	5,000
7. Radhanagari village	...	3,500

The work for giving electric supply to Unchagaon village is complete and the supply will be switched on shortly. Electrification of Nandri village will be taken up as soon as the Jayasingpur licensee, in whose jurisdiction the village is situated, gives his consent for its electrification by the Board.

It is proposed to have about 450 new service connections under domestic-commercial lighting and small power, and about 15 new service connections for small scale industries such as workshops, flour mills, etc., during 1956-57. Bulk supply to the extent of 250 KVA has already been given to Shri Shahu Mills, Kolhapur. The demand may increase to about 500 KVA during current year. The work of giving bulk supply to Sugar Mills is completed and the supply will be switched on shortly.

The following irrigation societies will be given bulk supply during 1956-57 :—

- (1) Ghalwad Lift Irrigation Society.
- (2) Udgaon Lift Irrigation Society.
- (3) Bubnal Lift Irrigation Society.
- (4) Kothali Lift Irrigation Society.
- (5) Kurakali Lift Irrigation Society.
- (6) Sadoli Lift Irrigation Society.
- (7) Talsande Lift Irrigation Society.
- (8) Chavare Lift Irrigation Society.

About 90 additional street lights will be connected at Kolhapur for Kolhapur Municipal Borough and about 30 at Unchagaon for the Gram Panchayat.

The following works are proposed for construction during 1956-57 :—

- (i) Extension of 11 KV lines and 33 KV lines under Sangli Miraj Scheme. The source of supply for this work is R.H.E. Power House and E.I. Power House, the details of which are already given above.

For supplying power to this scheme the capacity of E. I. Power House will be increased by 1,000 KW by installing two of 810 H.P. each diesel generating sets to be received from Hubli and erecting two of 3.3/33 KV step-up transformers at E. I. Power House. The length of this 33 KV transmission line will be about 27 miles with two 33 KV/11 KV sub-stations one at Jayasingpur and other at Vishrambaug. There will be three, 300 KVA 33/11 KV transformers (step down) at Jaysingpur and two, 2,000 KVA 33/11 KV step down transformers at Vishrambaug.

From Jaysingpur about 11 miles of 11 KV lines will be constructed to give H. T. supply to Lift Irrigation Societies at Ghalwad, Udgaon and Bubnal. From Vishrambaug about 9 miles of 11 KV lines will be taken out for giving bulk supply to licensees at Sangli, Miraj and Budhagaon 0.06 Copper equivalent A. C. S. R. conductor will be used for 33 KV transmission line and 0.04 and 0.03 copper equivalent A.C.S.R. conductors to be used for 11 KV lines.

The above work also includes the step down sub-station work and technical buildings and staff quarters both at Jayasingpur and Vishrambaug sub-stations.

- (ii) Irrigation Societies in Kothali area:

The construction of 11 KV lines for these Societies is completed. Nine of 11 KV/400V transformers are to be erected for giving the service connections at Kothali, Sadoli and Kurukuli for lift irrigation pumps. This work will be completed during current year and the transformers and other equipment ordered for the above work will be in time.

(iii) Lift Irrigation Society at Talsande.

This work will be taken up as soon as the Society deposits service connection charges as per the estimates already sent to them.

(iv) Lift Irrigation Society at Chavare

All the work is completed. Supply will be started as soon as the party is ready to take it.

(v) Electrification of Nandi village.

This will be taken up as soon as consent from the Jayasingpur Licensee is obtained.

(vi) Power House Extension at Bapat Camp

The work will be taken up as soon as the sets from the place are received.

(vii) Additional street lights for Kolhapur Municipal Borough. This will be completed in June, 1956.

Progress.—During the year under review most of the sanctioned construction works were taken up and completed.

The work of electricity supply to villages Rukdi, Shiroli and Unchagaon was completed under rural electrification and supply to Shiroli and Rukdi was already commenced on 25th and 27th January 1956 respectively. Supply to Unchagaon could not be given for want of permission from Railway Authorities to charge Railway crossing span. The work of giving supply to Kurundwad licensee was completed and supply started on 1st March, 1956.

Supply was given to all irrigation pumps for Sugar Mills sanctioned under Second Stage Scheme, thus increasing demand by about 200 KVA. Supply was also given to 4 private irrigation pumps.

Supply was switched on to Shri Sahu Chhatrapati Mills on 9th March, 1956. The maximum demand of this mill is at present 250 KVA. Work of laying 11 KV lines for giving bulk supply to Sugar Mills is completed and lines are kept ready for charging at any time as soon as the consumer takes supply.

Work of completing Kothali Sub-station and the 11 KV out-going lines has been completed and supply to Kothali, Kurugali and Sadoli can be given at any time the lift irrigation societies are ready to take supply. The construction of 13 miles of 11 KV lines for giving bulk supply to Chavare Lift Irrigation Society has been completed and it was expected to charge the lines by 9th April 1956. However regular supply to lift irrigation society will be given as soon as the society is ready to take it.

The Sangli Miraj Extension Scheme was taken on hand and 6 miles of 11 KV lines between Sangli and Miraj has already been completed except

for the stringing of 5 Railway crossing spans for which Railway permission is still awaited. The work of 33 KV lines has been taken on hand only in March 1956 as the rails required were received by the end of February 1956. About 80 poles have been erected and remaining are transported to site. Pole erection is expected to be completed before monsoon as also the completion of 6 miles of stringing of this line. The remaining work of stringing of this line will not be possible to be undertaken since the 33 KV insulators and 0.06 A. C. S. R. conductor required are not yet received. If these are received in time we will be able to complete the line quickly.

The switch-gear and other materials required for the sub-stations at Jaysingpur and Vishrambaug are not received and as such there is not much progress in this respect.

During 1955-56 the maximum demand registered on R. H. E. cum E. I. Scheme was 1960 KW and total units generated 61,75,957 KWH.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and Power	55	*	49
(ii) Light and fans	1,761		1,498
2 Commercial light and small power—			
(i) Heat and Power	7	447*	32
(ii) Light and fans	31		722
3 Industrial power—			
(i) Low and medium voltage	111	12	123
(ii) High voltage	1	1
4 Street lighting	2	2	4
5 Irrigation and agricultural dewatering	13**	15	67**
6 Public water works and sewage pumping.	1	1
7 Supplies in bulk to—			
(i) Owners of controlled stations
(ii) Distributing licensee in the State.	3	1	4
(iii) Extra State Consumers
Total	1,984	478	2,501

*Reclassification of Domestic and Commercial consumers was arranged in June, 1955.

**During 1954-55 all the 39 Nos. of P. W. D. Irrigation Pumps were treated as one consumer. But during 1955-56 they are treated as 39 separate consumers.

Diesel Nursery Schemes.—To ensure co-ordinated development of electricity supply in Bombay State with particular reference to areas not served at present by any licensee and promote rapid development of the use of electricity for agricultural and small scale industries, the Electric Grid Department, Government of Bombay considered a number of towns for development of electricity under the Government of Bombay post-War Reconstruction and Development Scheme.

Ratnagiri Power Station Salient features.—The Power Station has three Generating Sets having an output of 300 KW (200 KW, 100 KW and 50KW). The power supply is at 400/440 volts, three phase, 50 cycles, 4 wire. The adjoining area is served from the two station feeders capacity of which are 75 Amp. and 40 Amp. respectively.

The generated voltage is stepped-up to 11 KV for transmission to 3 Sub-Stations situated at Ratnagiri H.rya Road, Gadital and Rajiwada. The total KVA of set up transformers at Power House is 150 KVA.

The II stage extension is in progress and the 200 K.W. Generating Set has been commissioned in April 1955. The Extension work of L. T. Line is in progress.

The Electrification is only for Ratnagiri Town having a population of about 35,000. It is the Head Quarters of Ratnagiri District and it is a port served by Coastal Steamer. There is ample scope for a large load development within a period of next six years. The total number of consumers proposed to be served after completion of the second stage extension is 652. The number of additional consumers served during the year under review is :—

(1) Domestic	75
(2) Commercial light and small Power	49
(3) Small Scale and Large Scale Industries	1
(4) Street lighting	76
					<hr/>
Total					201

The present capacity of step-up transformer is 150 KVA. It is proposed to have two 150 KVA transformers, as the load is steadily increasing.

Progress.—The L.T. second stage extension work is in progress and 1.9 circuit miles have already been completed.

The Erection of Poles is in progress now and nearly 1·6 miles have already been erected. The difficulties encountered are lack of sufficient stock of fabricated materials such as crossarms, clamps for rails, stay rods, etc. Effort have been made to have raw materials from Kolhapur, and other places in order to have the work of fabrication carried out here.

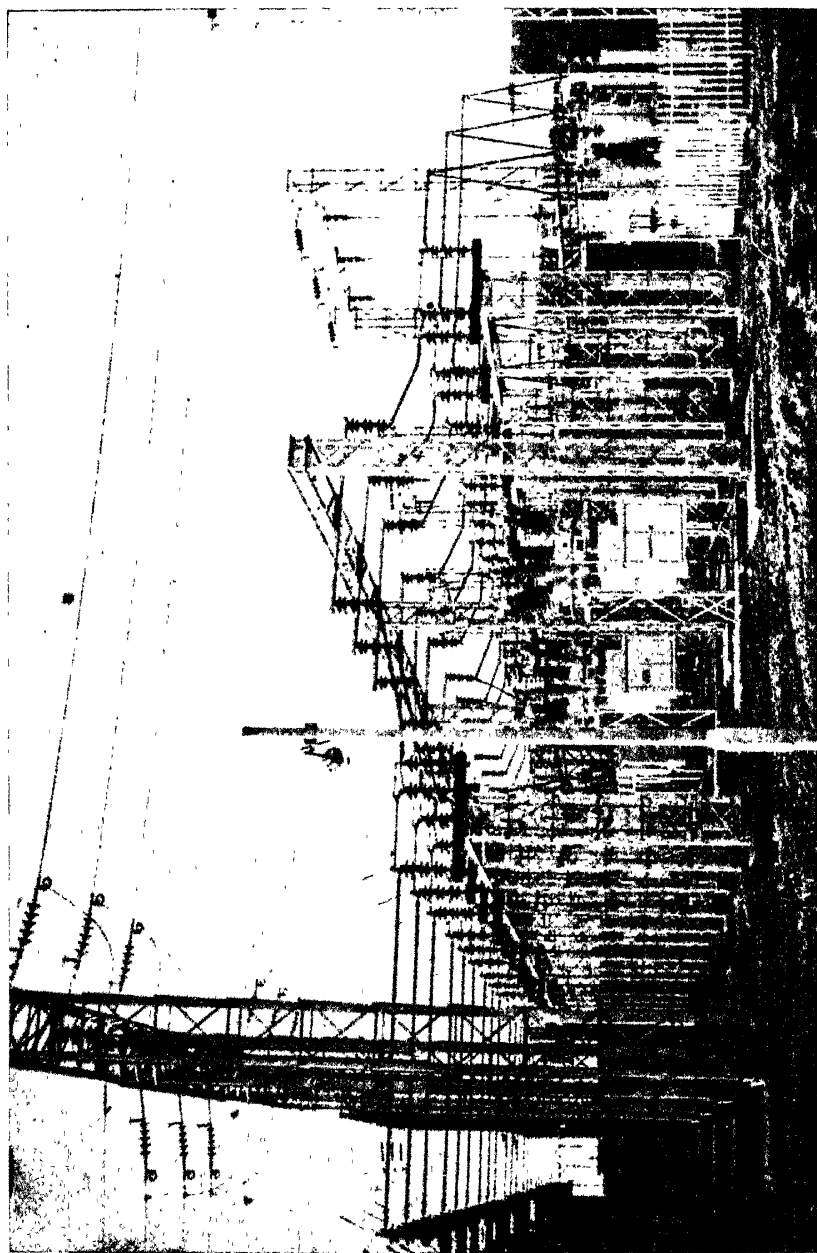
During the year under review poles were erected as below :—

1. Peth Killa Road	... 32 Poles .
2. Kolhapur Road	... 13 „
3. Hostel Road	... 7 „
4. Partawana Road	... 6 „
5. Gogate College	... 5 „
6. Gawali Wada	... 4 „
7. Nachana Road	... 2 „

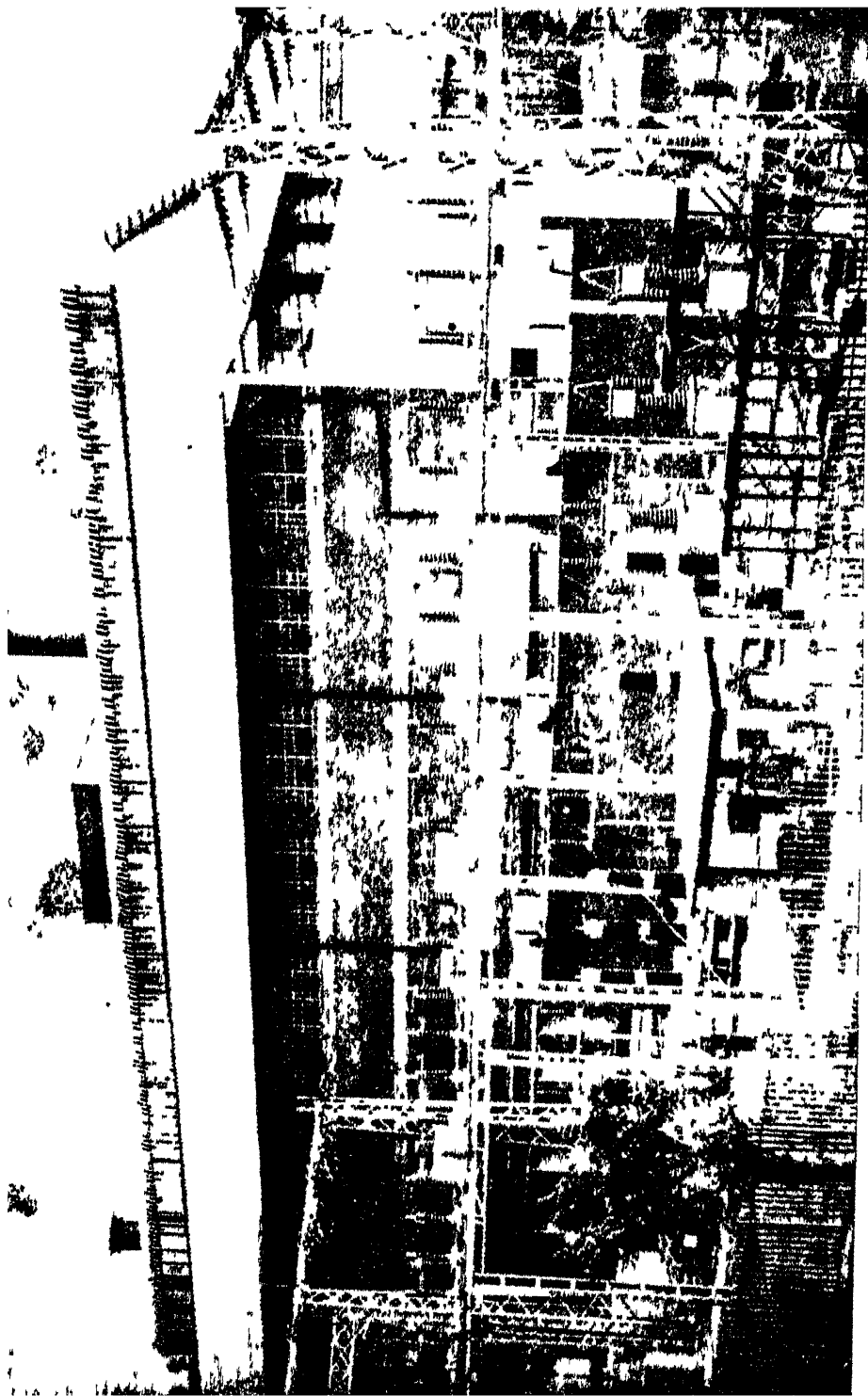
The maximum demand during the year was 160 KW Units generated during the period April, 1955 to February, 1956 are 3,64,350 KWH.

Particulars of Consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous years.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and Power	14	1	15
(ii) Light and Fans	275	74	349
2 Commercial Light, and small Power—			
(i) Heat and Power	19	7	26
(ii) Light and Fans	328	42	370
3 Industrial Power—			
(i) Low Medium Voltage	20	1	21
(ii) High Voltage ... * ...	Nil	Nil	Nil
4 Street lighting	224	76	300
Total ...	550	301	1,051



Receiving Station—Sabarmati



Outdoor Sub-station—Second Extension, Chola

Power-driven Water Pump



Chiplun Power House.—The Power House at Chiplun is supplying electricity to the town itself comprising of Pag area, Muredpur area and Chiplun. Map near Gavelket areas of the Chiplun town are yet to be served with electricity and are included in 2nd stage extension works.

Salient Features.—At present, the power is utilised for various purposes such as domestic lighting, heating, cooking, commercial and public lighting (such as street lights). Government buildings, Local buildings and Schools are also getting the benefit of electricity supply. Besides the above, power is utilised for Flour mills, Printing Press, Cinema theatres, State Transport and domestic water pumps.

There is no scope for agricultural development due to dearth of water availability.

Number of consumers served during the year under review:—

(a) Domestic light and small Power	44
(b) Commercial light and small Power	22
(c) Small and large scale industries	2
			Total ... 68

Power is generated with Diesel generating sets, comprising of Blackstone Type EPV-engines coupled to Crompton Parkinson Alternators. Two sets are installed at present. (1) 80 BHP—Blackstone engine type PV2 600 R.P.M. coupled to 62.5 KVA Alternator, 400/440 volts, A.C. 3 phase, 50 cycles, 0.8 P.F., and (2) 160 BHP—Blackstone engine type PV4 coupled to 125 KVA Alternator. The total capacity installed is 187.5 KVA @ 0.8 P.F. i.e. 150 KW.

Generation is at 400 volts, which is raised to 11,000 volts for transmission purposes and stepped down at sub-station for supplying the electric power to nearby areas.

There are two step-up transformers each of 75 KVA one is Kaycee make and the other Crompton Parkinson. Total capacity is 150 KVA when run in parallel. Of the two sub-stations having step down transformers of 100 KVA at each, one is at Chinch Naka on Karad Road about $\frac{1}{2}$ miles from the Power House and the other is at Bunder in Bazaar Area on Guhager road.

There is a combined H.T. and L.T. line of 1.329 miles or 2.66 circuit miles. The length of L.T. lines is 5.23 miles or 36.61 circuit miles.

Progress—With the material available at hand erection of Distribution lines at Mamlatdar Kacheri, Vireshwar Colony, Karad Road, Inspection Bungalow have been carried out departmentally. Total length of these works will be about one mile.

Estimates were submitted for extension of transmission and distribution lines in the remaining area of Chiplun, including Map area, Proper Chiplun Govalkot areas of Chiplun town. Estimates for map and Chiplun areas are administratively approved. However, no rails or fabricated materials are received for these extension works.

With the completion of work it is expected that additional 100 street lights will be added yielding additional revenue of Rs 250/300 per month.

There will be about 75 services immediately after the completion of works yielding about Rs 400 per month thus with the extension of Distribution lines in Map and Chiplun areas there will be increase in Revenue by about Rs. 700/-P M. These works will be completed in 2½ months after receipt of material required for extension of Distribution lines.

The Maximum demand registered during the year 1955-56 is 110 KW on Divali Festivals and 92 KW on normal working days during peak load hours. There is a steady load of 70 KW for about 3 hours from 6 p.m. to 9-30 p.m. daily.

Particulars of the Board's consumers served.

Particulars	Number of consumers served		
	As at the end of the previous year	Additions during the year	As at the end of the year
1 Domestic—			
(i) Heat and Small Power	1		1
(ii) Light and fans	232	44	276
2 Commercial—			
(i) Heat and Small Power	5	2	7
(ii) Light and Fans	227	20	247
3 Industrial Power—			
(i) Low and Medium voltage	8	2	10
4 High voltage			
Total	473	68	541

Power House, Malwan.—The construction of the Power House was undertaken in the year 1949-50 and it commenced from 9th September 1950.

Salient Features.—Estimates of extensions of L. T. distribution lines on 15 roads have been sanctioned by the Board on 14th December 1956. Number of consumers served during the year under review:

Domestic	35
Commercial	18
Industrial Power	1
Total			54

Progress.—L. T. extensions on two roads sanctioned by the Board have been completed during the year under review and the length of extensions executed is 0.33 circuit miles.

The maximum demand registered during the year under review is 105 KW. Thirteen remaining extensions are programmed for completion during the year 1956.

Particulars of consumers served directly by the Board:

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and Power ...	10		12
(ii) Light and fans ...	154		187
2 Commercial light and small Power—			
(i) Heat and Power ...	3		3
(ii) Light and fans ...	226	18	244
3 Industrial Power—			
(i) Low and medium voltage ...	7		
(ii) High Voltage ...			
4 Street lighting ...	1*		1***
Total	401	54	455.

*Total 144 Street lights as at the end of the year 1954-55.

**Total 126 Street lights as addition during the year 1955-56.

***Total 270 Street lights as at the end of the year i.e. up to 1955-56.

Vengurla Power House.—This diesel electric Nursery Power generating station was started on 30th November 1949 with an installed capacity of 150 KW comprising of two sets one of 50 KW and the other of 100 KW.

The capital expenditure incurred during the first stage is Rs. 4½ lakhs approximately and about 3 lakhs more is to be spent in the second stage.

Salient Features.—The only town served by this power house is Vengurla having a population of about 1,27,000 within Municipal limits.

About 50 consumers for lights and fans and 1 or 2 for industrial power may come up in 2 years time. The number of consumers served during the year under review :—

Domestic	9
Commercial	10
Industrial Power	2
Irrigation and Agriculture	1
Total					22

This is a diesel electric power generating station with an installed capacity of 150 KW. The generation is at 400/440 volts (bus bar voltage 420) 3 phase four wire A.C. 50 cycles. The transmission is at 11,000 volts and the distribution at 400/230 volts. There are two step up 420/11,000 volts transformers each of 75 KVA located in the power house compound and two step down 11,000/- 420/242 transformers each of 100 KVA. A third one of 50 KVA is under erection. At present there is 1.47 miles of H. T. and L. T. combined lines and 7.00 miles of L. T. Line.

Progress.—Almost all the extensions of L. T. lines proposed and sanctioned and the extension of H. T. lines are completed. Erection of the 3rd 50 KVA sub-station on Parpoli Road which is already in hand will be completed by the end of April, 1956. The erection of the additional diesel electric generating set of 200 KW sanctioned in the 2nd stage is yet to be taken in hand. The civil works pertaining to the above and other works are taken in hand and likely to be completed by the end of April, 1956

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power	2	<i>Nil.</i>	2
(ii) Light and fans	155	9	164
2 Commercial light and small Power :			
(i) Heat and Power	5	<i>Nil.</i>	5
(ii) Light and fans	139	10	149
3 Industrial Power :			
(i) Low and Medium voltage ...	16	2	18
(ii) High voltage	<i>Nil.</i>	<i>Nil.</i>	<i>Nil.</i>
4 Street lighting	1	<i>Nil.</i>	1
5 Irrigation and agricultural dewatering ...	<i>Nil.</i>	1	1
Total	318	22	340

Urun-Islampur Nursery Power House and Peth.

This Power House is installed at Islampur with distribution mains in Islampur, and H. T. transmission and distribution mains for Peth and Islampur for supplying power for lighting and water pumps used for agricultural purposes.

Salient features.—Two villages one Uran Islampur with a population of 19,000 and another Peth with a population of 4,000 were to be electrified.

11 KV transmission line with length 3.5 miles is to be laid and one transformer of 50 KVA is to be erected.

Three phase four wire 440/230 voltage distribution line with length 6.5 miles is to be laid. Number of consumers served during the year under review :—

Domestic	25
Commercial	15
Industrial	1
Total	41

Progress.—The transmission line and 50 KVA transformers were erected.

During the year ending 31st March, 1956 Mantri Mala extension of H. T. transmission lines and L. T. distribution lines with transformer sub-station which was already sanctioned was completed. One lighting and pump meter connection is already connected and another will soon be connected after the work of installation of motor pump is completed. Three or four other connections are to be added shortly.

The Maximum demand during the year was 76 KW and units generated 1,56,703 KWH. The three phase four wire 400/230 voltage distribution line 6.5 miles in length was completed. The extensions of street light at Islampur and Peth are to be carried out during 1956-57.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous years.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power ...	3	<i>Nil.</i>	3
(ii) Light and fans ...	298	25	323
2 Commercial light and small power :			
(i) Heat and Power ...	6	2	8
(ii) Light and fans ...	205	13	218
3 Industrial Power :			
(i) Low and medium voltage ...	18	1	19
(ii) High voltage
4 Street lighting ...	2	<i>Nil.</i>	2
5 Irrigation and agricultural dewatering	1	<i>Nil.</i>	1
Total ...	533	41	574

Hukeri Electrification in Belgaum District.

Hukeri Power House is situated at a distance of 10 miles from Ghataprabha Railway Station on Ghataprabha-Kolhapur Road. The Power House is at present supplying power to 5 towns—Hukeri, Sankeshwar, Chikodi, Gokak, Konnur, which are situated at distances ranging from 8 to 20 miles.

This Power House was started as a nursery scheme with the intention of building up load till connected to major grid schemes.

There are three Diesel-Alternator sets one of 200 KW and two of 100 KW each thus making the capacity of 400 KW (Station Capacity). Auxiliaries such as raw water pumps, Motor and Air Compressor sets emergency Lighting set, Heenan Cooler Steam-line Filter Cycle are all provided.

The Switch Board consists of 6-poles three or three alternators two for two transformers, one for 50 KVA P/H Feeder, one for 25/KVA feeder for workshop, and one for auxiliaries and street lighting. A down-Boxer Automatic Voltage Regulator is also provided.

The Generated voltage is 100 volts at 50 c/s and stepped up to 11,000 Volts by a 200 KVA transformer. The transmission voltage is 11 KV step down transformer of 1100/100 V provided at each of the towns and supply is made available to the consumers at 200/230 Volt.

On 23rd April 1953 the P/H was commissioned and Hukeri was the first town to get electricity. Later on the towns of Sankeswar, Gokak, Chikodi and Konnur were energised on 15th July 1953, 23rd November 1953, 5th December 1953 and 4th February 1954 respectively.

Salient Features—The following five towns were proposed to be electrified in the Scheme —

Name of Town	Population
1. Hukeri	10,000
major	
2. Sankeswar	17,000
3. Chikodi	18,000
4. Gokak	20,000
5. Konnur	5,000

During the year about 800 Domestic, 750 Commercial, 15 small scale and large industries, 5 towns street lighting are proposed to be connected. Number of additional consumers served during the year under review —

	Nos.
Domestic	97
Commercial	79
Industrial	2

Total .. 178

The Scheme to Electrify Mallapur village and Ghataprabha towns was sanctioned on 31st August 1955. Sanction has been accorded for three step-down transformers each of 50 KVA capacity. Three bulk consumers and 75 other consumers are expected.

The Main works consisted of erection of three Alternators (Diesel) of 400 KW capacity. The generated voltage is 400 V. Two step-up transformers of 200 KVA each, 47 miles of transmission lines, 16 miles of distribution lines are to be erected and the following sub-stations to be erected :—

Hukeri	One of 50 KVA Capacity.
Sankeswar.	One of 75 KVA.
Chikodi. Major	One of 50 KVA & One of 25 KVA.
Gokak	Two of 50 KVA.
Konnur	One of 25 KVA.

Progress.—All the works of transmission and distribution lines were completed before 31st March 1954.

Out of the three major Sub-stations two sub-stations were completed before 31st March 1956. These two are yet to be commissioned. The work of another Sub-station and distribution at Ghataprabha is under progress.

During 1955-56 only the Ghataprabha extension work was taken up. Two Sub-stations (50 KVA each) were erected. This work of erection was carried out departmentally.

The maximum demand registered during the year under review was 194 KW. and the number of units generated was 3,54,355 KW.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Addition, during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power	3	2	5
(ii) Light and fans	658	95	753
2 Commercial light and small Power :			
(i) Heat and Power	10	7	17
(ii) Light and fans	591	72	663
3 Industrial Power :			
(i) Low and medium voltage	7		9
(ii) High voltage	Nil.	Nil.	Nil.
Total	1,269	178	1,447

II. Ilkal and Hungund in Bijapur District.

Salient features—This Power House has got an installed capacity of 200 KW with two sets of 100 KW each and is supplying the town of Ilkal and Hungund villages having populations of 23,000 and 8,000 respectively. The number of hours of supply per day were 12 (from 6 p.m. to 7-00 next day), in the beginning and were increased to 15 (from 5-00 p.m. to 8-00 a.m. next day) with effect from 11th November 1955. The number of additional consumers served during the year under review was :—

	Nos.			
Domestic	146
Commercial	97
Industrial Power	1
Street lighting	1
Total				245

Progress.—The construction work of this Scheme was started in June 1952 and was completed in January 1955 and Power House was put in commercial operation on 10th January 1955.

About 60 domestic lighting and small power connections, 25 commercial lighting and small power connections, 5 Industrial connections are expected to be connected during the year 1956-57. The number of street lights is expected to increase from 182 to 200.

The proposals for extension of distribution lines in Hungund are under consideration and are expected to be taken up during the year 1956-57. The total length of these extension line is about 1 mile.

The maximum demand registered during 1955-56 was 97 KW. and total units generated were 98,502 KWH.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power
(ii) Light and fans	110	146	256
2 Commercial light and small power :			
(i) Heat and power
(ii) Light and fans	119	97	216
3 Industrial power :			
(i) Low and medium voltage	1	1
(ii) High voltage
4 Street lighting	1 town (Ilkal)	1	2
Total	230	245	475

Bailhongal Power House in Belgam District.

Salient Features.—The station capacity of this Power House is 150 KW and the length of the distribution lines is about 3 miles.

The supply is given only to the town of Bailhongal, with a population of about 1,500. Number of additional consumers served during the year under review was :—

	Nos.
Domestic	73
Commercial	114
Street lighting	1
Total	188

At present it is not proposed to extend the lines to the near about villages.

Progress.—The construction work was not complete till 31st March 1955. The erection of plant and machinery is in progress.

The work was scheduled to be completed on 15th August, 1955 but this was not possible as the supply of material was not available in time due to the late delivery by railway. Besides part of the work was required to be done by the Department as the contractor was asked not to carry out the work for want of materials which could not be supplied in time. The required material was collected from other stations and the supply was made available in the town on 4th November, 1955.

POWER HOUSE, BAILHONGAL.

Particulars of consumers served directly by the Board.

Number of consumers served.

Particular	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power			
(ii) Light and fans		73	73
2 Commercial light and small power :			
(i) Heat and power			
(ii) Light and fans	...	114	114
3 Street lighting	...	1	1
Total	...	188	188

GULEDGUD POWER HOUSE IN BIJAPUR DISTRICT.

This Power House generates electricity by National Oil Engines, the total capacity of which is 588 H.P. or 400 KW. There are three engines of 144, 144, and 300 H.P. each connected to 100, 100 and 200 KW. G.E.C. alternators. The Power House situated at Guledgud was switched on 7th December, 1953.

The proposal was to connect two towns, Guledgud and Kamatgi, by a transmission line of 11 KV. Further as the development of load was slow, three villages from a similar scheme at Ilkal were connected to this power house.

The Licensee at Bagalkot wanted power and hence another extension of 11 KV transmission line of 15 miles to Bagalkot was proposed and is now taken in hand.

Salient Features.—Four villages in Hungund Taluka in Bijapur District and Guledgud town are connected to this Power House. The population of each town and village supplied is as below :—

Town or village.			Population.
1. Guledgud	21,972 (1951 census).
2. Kamatgi	7,477
3. Amingad	6,662
4. Sulebhavi	3,900
5. Gudur	4,566
6. Bagalkot (not connected yet)	32,285

During the year about 525 Domestic, 475 Commercial, 5 Industrial power, 5 street lighting and 10 irrigation and Agricultural, 1 supplier in bulk were proposed to be connected. Number of additional consumers served during the year under review :

					Nos.
Domestic	49
Commercial	30
Street lighting	3
Total					82

Distribution lines in the village Shirur on the way from Guledgud to Bagalkot is proposed to be carried out. The voltage of these lines would be 400/230 V, A.C. The step-down transformer proposed is of 25 KVA for this work. The survey is not yet carried out. The total length of distribution lines would be about 0.75 mile.

Bagalkot 11 KV transmission line which is 15 miles is scheduled to be completed this year.

Progress.—15.216 miles of 11 K.V. transmission line and 2.828 miles of L. T. distribution lines were switched on in this year. Source of generation for all these stations is at Guledgud. 3 transformers of 25 KVA each have been installed in these works.

4 miles of line has been completed so far on Guledgud-Bagalkot section.

The maximum demand registered was 120 KW, this year. Units generated were 1,45,707 KWH.

GULEDGUD POWER HOUSE.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and power	Nil.	1	1
(ii) Light and fans	113	78	161
2 Commercial light and small power :			
(i) Heat and power	...	1	1
(ii) Light and fans	82	29	111
3 Street lighting	6	3	9
Total	201	82	283

ELECTRIFICATION OF DHARANGAON, PAROLA AND ERANDOL IN EAST KHANDESH.

The construction of Power House at Dharangaon and transmission and distribution lines in Dharangaon, Erandol and Parola towns were completed by June, 1934 and commercial supply was commenced from 1st July, 1934. The total installed capacity of the station is 400 KW. comprising 2 sets of 100 KW capacity each and one set of 200 KW. Lighting load has gradually built up but so far agricultural and industrial load is concerned, there has been very poor response from the public.

Salient Features.—At present the supply is being given to 3 towns of Dharangaon, Erandol and Parola, each town with a population of 10,000 to 20,000. The number of consumers for each of these 3 towns is 274, 177, and 320 respectively.

Particulars of additional consumers served during the year under review :

Domestic	179
Commercial	84
Agricultural	1

Total No. .. 264

The Parola Municipality has accorded its approval to the fixed charges for providing 109 additional street lights in Parola Town. The work will be taken up for construction subject to the receipt of Board's approval.

Progress.—Up to 31st March 1955 Dharangaon, Parola and Elandol were electrified and the number of consumers served was 517. Power was generated through Diesel sets at Dharangaon Power House. The Voltage of Generation was 400 volts and the installed capacity 400 KW. The number of step-up transformers were 2 each of 400/11,000 volts 200 KVA capacity and the length of main transmission lines and voltage of transmission was 20.83 miles of 11 KV. There are 6 (six) step-down transformers of 11,000/400 voltage out of which 1 is of 75 KVA and 4 of 50 KVA each and 1 of 25 KVA. The distribution lines are 13.6 miles.

The maximum demand was 91 KW and the units generated 1,52,880 KWH. No works have been programmed for completion during 1956-57.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Addition during the year.	As at the end of the year.
1. Domestic—			
(i) Heat and power
(ii) Light and fans	329	179	508
2. Commercial light and small power—			
(i) Heat and power	1	1
(ii) Light and fans	164	64	268
3. Street lighting	3	3
4. Irrigation and agricultural dewatering	1	1
Total	517	264	781

ELECTRIFICATION OF VILLAGES IN SATARA TALUKA.

Salient Features.—This scheme, as already mentioned in the previous report purchases power at 3.3 KV from Satara Electric Supply Company which is stepped up to 11,000 V and transmitted to 21 villages. At each village the power is stepped down to 400 Volts for the purpose of distribution.

The installed capacity of the receiving station is 250 KVA (2 transformers of 125 KVA each). The total length of transmission line is 36.12 miles.

Step-down transformers of different capacities are installed as under :

					Nos.
(1) 50 KVA	1
(2) 25 KVA	7
(3) 15 KVA	13

The total length of distribution line is 10.2 miles. Each sub-station is situated at an average distance of 1.72 miles. The number of additional served during the year under review :

				Nos.
Commercial	4
Domestic	6
Street Lighting	2
Total ..				12

Progress.—The work has been completed long back in 1951 and supply started since 8th May 1951.

During the year under review six domestic, four commercial and two street lighting consumers were connected.

The maximum load recorded during the year was 70 KW, total units sold are 1,01,359 KWH.

Particulars of consumers served directly by the Board.

Particulars	Number of consumers served		
	As at the end of the previous year.	Addition during the year.	As at the end of the year.
1	2	3	4
1 Domestic:—			
(i) Heat and Power
(ii) Light and Fans	108	6	114
2 Commercial light and small power:—			
(i) Heat and Power
(ii) Light and Fans	90	4	94
3 Industrial power:—			
(i) Low and Medium Voltage	15	15
(ii) High voltage
4 Street lighting	9	2	11
Total	222	12	234

BHATGAR-PHALTAN SCHEME.

Salient Features.—As already mentioned in the previous year's report the power station has an installed capacity of 1060 KW consisting of 4 turbines each of 265 KW, and was put in commission in 1916 to supply power to the construction works of Lloyds Dam. Since the completion of these works, power from this station is being supplied to the domestic lighting, and industrial and agricultural consumers. At present, power from this station is transmitted to :

- (1) Bhor,
- (2) Kasurdi,
- (3) Nasarapur,
- (4) Rajewadi,
- (5) Wing,
- (6) Shirwal,
- (7) Nira,
- (8) Lonand,
- (9) Phaltan.

on 22 KV S/c and on Bhor side on 2200 volts S/c and stepped down for distribution to the consumers in these areas. The Lonand-Phaltan transmission line was completed on 8th August 1955 and was commissioned on 19th September 1955. Number of additional consumers served during the year under review :

	Nos.			
Domestic	30
Commercial	13
Industrial Power	2

45

Progress.—Bhatgar-Phaltan scheme work was scheduled for completion during the year ending 31st March 1956 but the same was not completed due to :—

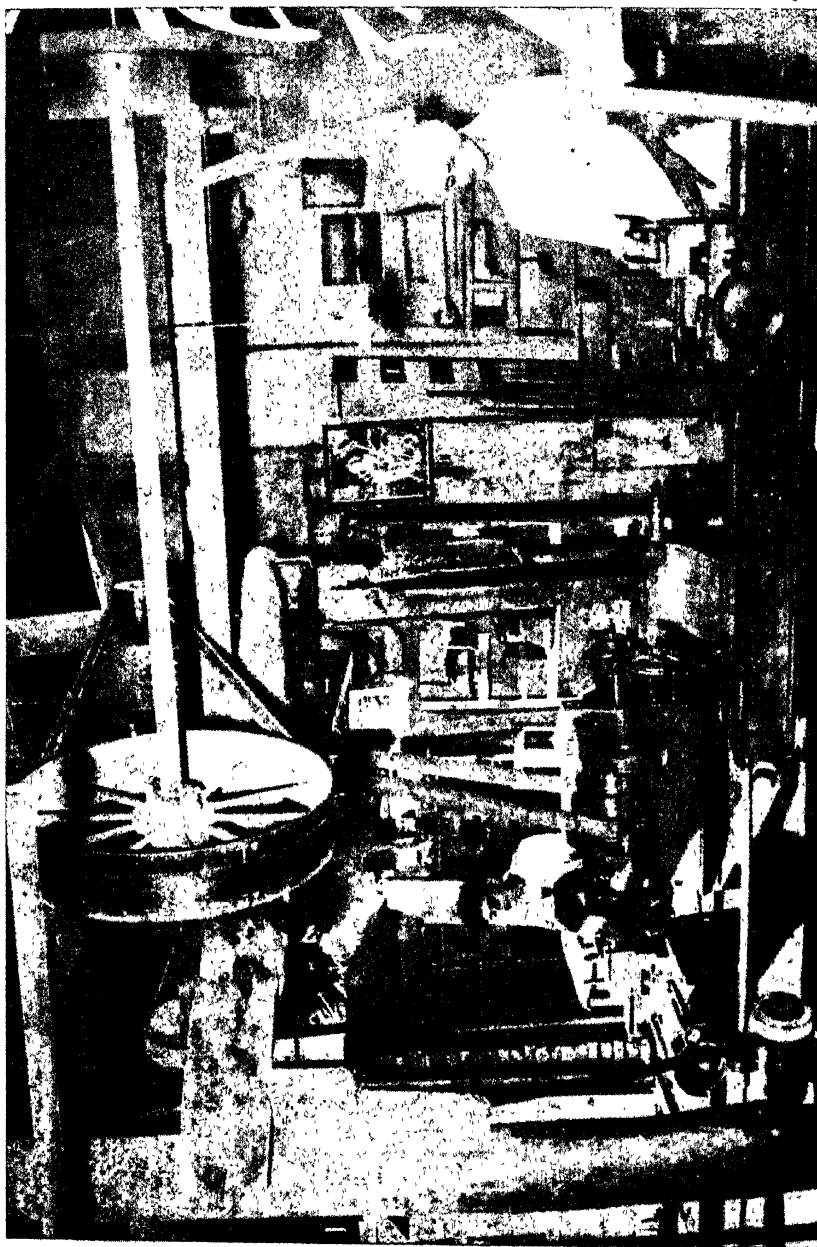
(a) Lack of tools and plants most of which have been sent to Wai as that work was to be given top priority.

(b) Lack of service materials for which indents have been already put forth but complete requirement is not yet received.

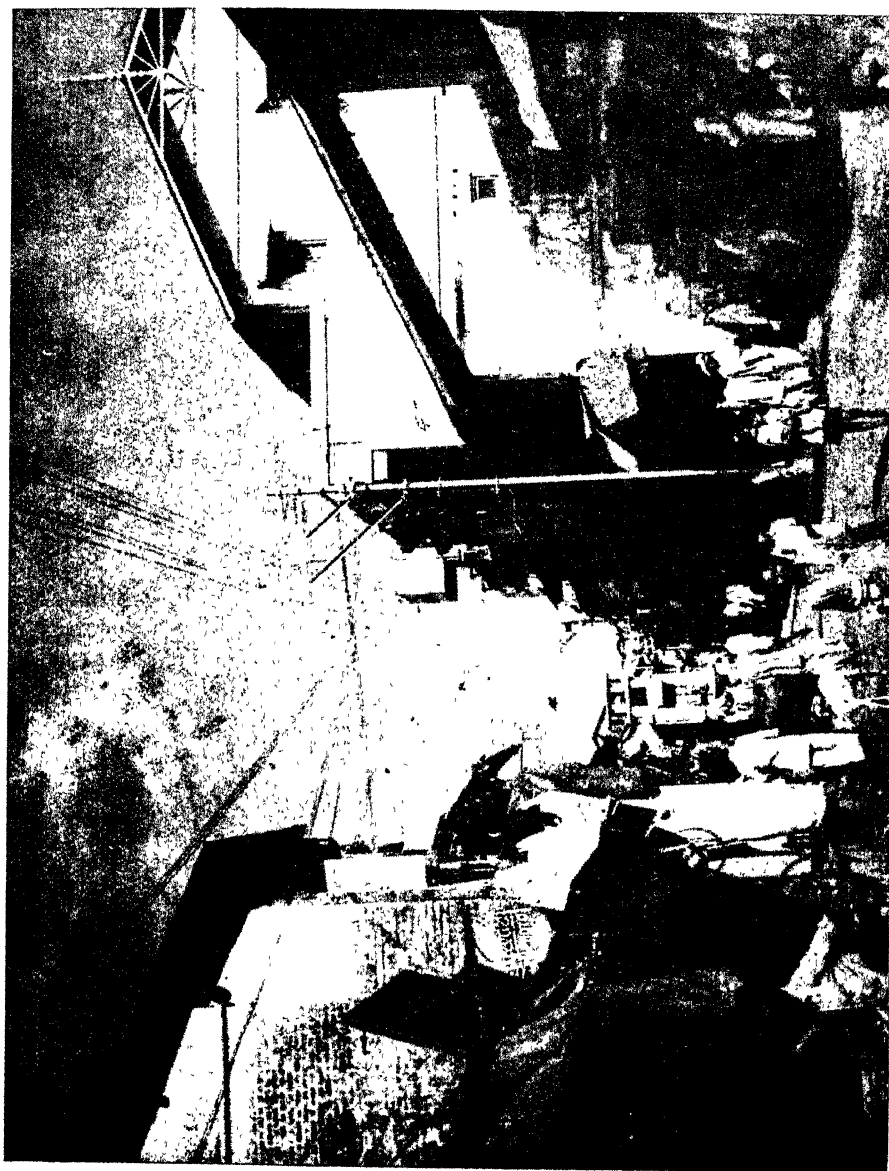
The work of laying 22 KV H.T. line from Lonand to Phaltan was completed in all respects during the month of August 1956 and erection of Transformer sub-station at Phaltan was also completed.

The distribution lines covering approximately 5 miles in length were renovated by erection of about 284 steel poles, and stringing of conductors etc., in Phaltan town wherever necessary.

Electrically-driven Machine Shop



Town Distribution



Maximum demand of 71 KW was registered in the month of December 1955. The total units supplied to Phaltan town during the period 19th September 1955 to 31st March 1956 is 77785 KWH.

The following work is yet to be carried out in Phaltan :-

- (1) Erection of 50 steel poles.
- (2) Sagging single phase distributors (about 150 spans) in by lanes of the town.
- (3) Renovating 498 single phase services except provision of meters, meter boards cutouts etc.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and Power	3	3
(ii) Light and Fans	279	27	306
2 Commercial light and small power—			
(i) Heat and Power	5	5
(ii) Light and Fans	209	8	217
3 Industrial Power—			
(i) Low and medium voltage	6	2	8
(ii) High voltage
4 Street lighting	1	1
5 Irrigation and Agricultural de-watering.	2	2
6 Public waterworks and sewage pumping.	1	1
7 Supplies in bulk to—			
(i) Owners of controlled station
(ii) Distributing licensees in the State.	5	5
(iii) Extra State consumers
Total ...	553	45	548

ELECTRIFICATION OF ULHASNAGAR TOWNSHIP.

Ulhasnagar is one of the biggest refugee Camp in Bombay State with a population of nearly 1,00,000 people. It is situated very near Bombay. The area covered consists of five Camps. At present power is taken from Tata Hydro-Electric through the Ordnance Factory, Ambarnath, but it is proposed to take power direct from Tata's. Order for practically all supplies for receiving Station which is proposed to be of 2,000 KVA capacity are placed and the new station may be completed by the end of the year.

Salient Features.—This station has already 13 sub-stations and it is proposed to construct one big sub-station in the area reserved for industries with an installed capacity of 1000 KVA.

The number of consumers proposed to be served under this scheme are Domestic 20,000; Commercial light and small power 200; small scale and large scale industries 200; Street lighting 700, Irrigation pumps 5; Public Water Works or Sewage Works etc. 1; Bulk Consumers 50. The total number of additional consumers served during the year under review:—

	No.
Domestic	408
Commercial light and small power	62
<hr/>	
Total ..	470
<hr/>	

The length of the main transmission line is about 20 miles with 6.6 KV. There are 16 step-down transformers totalling 1675 KVA. The distribution lines cover about 30 circuit miles.

Progress.—The work of renovation has not been started although orders for all supplies have been placed. It is proposed to complete the entire work during the financial year 1956-57.

The maximum demand registered was 696 KVA and units purchased 224, 339 KWH.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and power	8	8
(ii) Light and power	13	400	413
2 Commercial light and small power :			
(i) Heat and power	11	5	16
(ii) Light and fans	48	57	105
3 Industrial power :			
(i) Low and medium voltage	27	27
(ii) High voltage
Street lighting	2	2
5 Public water works and sewage pumping.	1	1
6 Supplies to military services	4	4
Total	108	470	578

MERGED STATES POWER HOUSES.

As already mentioned in last year's report the undamentioned power houses owned and controlled by the former Indian States were passed on after their merger to the Electric Grid Department on March 1950 and then on the Bombay Electricity Board from 5th November 1954. As all these power houses were used to supply power to the Royal Palaces and allied buildings they were worked without taking cognizance of economic and financial implications. Also there was no proper maintenance and lack of supervision had led to considerable decadence in the wooden line supports etc. Thus the work taken in hand by the Board in respect of these power houses was mainly of renovation so as to bring the Power Houses into conformity with the provisions of the Indian Electricity Act, 1910.

The salient features and progress so far made by the different power houses is given below :—

MANSA POWER HOUSE.

Mansa Power House is a small diesel station of 16 KW capacity supplying electric power to Mansa Town, with a population of 10,000

The Power House supplies power for ten hours per day i.e. from 7 p.m. to 5 a.m. only to the Town of Mansa for domestic lighting and fans as well as for street lighting.

Power is generated by one 16 KW D.C. Diesel generating set installed in 1940. This is the only engine working in the power house and running on full load. Consequently there were no additions to the number of consumers connected during the year under review. The generation is at 230 volts D.C. There are no transformers. The Power distribution is D.C. 2 wire system of the length of about 4 miles.

A scheme for supplying Grid Power to Mansa Town by taking a tapping from the Kalol-Vijapur transmission line and conversion of distribution lines at Mansa from D.C. system to 3 phase 440 volts A.C. system has been approved by the Board. The work has sufficiently progressed, although no work for the above was scheduled for completion during the year ending 31st March 1956. The work will be completed in 1956-57.

The Maximum Demand during the year under review was 16 KW.

Particulars of consumers served by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power	2	2
(ii) Light and fans	136	136
2 Commercial :			
(i) Heat and power
(ii) Light and fans	78	78
3 Street lighting	1	1
Total ...	217	217

DEVGADHBARIA POWER HOUSE.

This is a steam station working on firewood and coal and is equipped with two boilers and two A.C. generating sets each of 150 KW installed in 1937.

Though the power house was started with the intention of supplying Electricity to the different palaces of the Maharaja of Devgadhabaria now the whole town is getting the power supply from it.

The power supply is given to the town all the twenty-four hours both for lighting and motive power. The population of the town is about 10,000.

During the year under review 15 Domestic, 3 points for street lighting, 2 irrigation and agricultural watering, consumers were connected.

At present Power is generated by two steam-turbo alternators of capacity 150 KW each. The power generation is A.C. 3 phase at 440 V 50 cycles. There are no Transformers. The total length of distribution lines is about 7 miles.

The work of remodelling the existing decayed wooden line supports into better distributing system and service lines sanctioned last year has not been taken up due to non-arrival of rail poles at site. In any case no work was scheduled for completion during the year under review.

The maximum demand during the year was 105 KW.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic:			
(i) Heat and power			
(ii) Light and fans	715	15	730
2 Industrial Power	18	18
3 Street lighting	185 points	3 points	188 points
4 Irrigation and agricultural de-watering.	6	2	8
5 Public water works and sewage pumping.	3	—1	2
Total ...	742	17-1 16	758

SANTRAMPUR POWER HOUSE.

Santrampur Power House is a diesel station with an installed capacity of 192 KW having 440 volts 3 phase 4 wire A.C. supply system. The Power House supplies electricity only to Santrampur town and it was started mainly to supply power to the Royal Palaces.

The Power House supplies power for six hours per day i.e. from 6 p.m. to 12 midnight for domestic lighting and fans as well as for street lighting. The population of Santampur is about 7,000.

During the year under review 2 new and 1 re-connection domestic consumers were served.

At present the Power is generated by two Diesel A.C. generating sets of capacity (a) 140 KVA 3 phase 420 V 500 RPM Power factor 0.8 directly coupled and (b) 100 KVA 420 V 3 phase 428 RPM Power factor 0.8 directly coupled.

Both the engines were received from Gandevi Power House and are very old. They have almost completed their useful life and hence the fuel consumption is little higher.

The total length of distribution lines is 5 miles.

The work of replacement of wooden line supports by rail poles as per I.E. Rules will start as soon as the rail poles reach the site.

Work as stated above is scheduled to be completed in the year 1956-57.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and Power	206	2 new.	209
(ii) Light and fans	1 reconnected.
Total	206	3	209

RAJPIPLA POWER HOUSE.

The Power House at present has a total installed capacity of 410 KW, which consists of 3 Ruston diesel generating sets of 150, 150 and 110 KW capacity each respectively. The supply Voltage is A.C. 3 phase, 400/230 volts, 50 cycle. The Station operates for 24 hours per day and serves both light and power consumers. There is no transmission line and the distribution system is faulty, hence there is heavy voltage drop at the farthest ends. The Board, in order to remove this defect and also to augment availability of supply has now decided to feed this town from the main N.G.E.G. Sub-station Baroda via Dabohi at 22 KV.

At present the supply area of the Power House is only Rajpipla town with population of 20,000. During the year under review 31 Domestic and 12 Commercial light and small power consumers were connected.

The Maximum Demand was 230 KW and units generated 701,898 KWH.

The new works consists of closing down the diesel plant and supplying the Power at 22 KV from N.G.E.G. via. Dabhoi at a distance of about 45 miles. Three pole-mounted transformer sub-stations each of 150 KVA capacity voltage ratio 22000/400 are proposed to be installed in the town. The present distribution system in the town which is faulty and does not comply to I.E. Rules is also proposed to be renovated.

The work of renovating the distribution system in the town could not be taken up for want of essential materials particularly metal poles, cement, etc. The Poles however are now received and cement will be received very shortly.

The above two works will be undertaken in 1956-57.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous years.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and powers	29	—1	28
(ii) Light and fans	1,019	35	1,054
2 Commercial, light and small power—			
(i) Heat and Power	9	4	13
(ii) Light and fans	188	8	196
3 Industrial power—			
(i) Low and Medium voltage	27	27
(ii) High voltage
4 Street lighting	1	1
5 Irrigation and agricultural dewatering	3	3
6 Public water works and sewage pumping	2	2
Total	1,278	46	1,324

JAWAHAR POWER HOUSE.

This is a small power house having a total installed capacity of 38 KW only. The installed capacity consists of 2 high speed diesel generating sets each of 22 KW and 16 KW respectively. The supply is given daily for 6 hours only from 6 p.m. to 12 mid-night. The generating voltage is A.C. 400/230 Volts and 50 cycles. No more power connections are given at present for want of spare capacity. There is only one town to be electrified with a population of 4,000. The number of additional consumers served during the year under review was Domestic 7 and Commercial light 3.

Maximum demand was 32.2 KW and Units generated 31,015 KWH. During 1956-57 it is proposed that all the old and decayed wooden poles are to be replaced by metal poles and the whole distribution system to be renovated so as to comply to I.E. Rules.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power
(ii) Light and fans	104	7	111
2 Commercial light and small power :			
(i) Heat and power
(ii) Light and fans	40	3	43
3 Street lighting	1	1
Total ..	145	10	155

CHHOTA UDEPUR POWER HOUSE.

The Chhota Udepur Power House was started about 35 years back by the then Chhota Udepur State Government. The old steam plant was replaced by 2 new Crossley Diesel generating sets with aggregate capacity of 300 KW and generating voltage of 3300 V at 50 cycles during the period 1952 to 1954. The distribution system was also found to be defective and it has been renovated.

Only one town was electrified with population of 7,000.

The number of additional consumers served during the year under review were Domestic 31, Commercial light and Small Power 8, Small Scale and Large Scale industries 3, Irrigation and Agricultural 1.

The maximum Demand was 76.8 KW and Units generated 1,91,937 KWH.

Particulars of consumers served directly by the Board:

Number of consumers served.

Particulars.	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power	1	1	2
(ii) Light and fan	403	30	433
2 Commercial light and small power :			
(i) Heat and Power
(ii) Light and Fan	53	3	56
3 Industrial power :			
(i) Low and medium voltage	9	3	12
(ii) High Voltage
4 Irrigation and agricultural dewatering	1	1
5 Public Water works and sewage pumping	1	1
Total	467	38	505

DHARAMPUR POWER HOUSE.

The Dharampur Power House has a total installed capacity of 215 KW and comprises of 3 Crossley Diesel generating sets each of 50 KW, 55 KW and 110 KW capacity. The supply system is D.C. 3 wire 460/230 volts. The station operates for 24 hours per day and serves both lighting as well as motive power consumers.

Only one town is electrified with a population 8,000.

The number of additional consumers served during the year under review is Domestic 7. Power Supply to one Industrial Power Consumer was disconnected.

The maximum Demand was 76.8 KW. and Units generated 1,35,984 KWH.

During 1956-57 it is proposed to complete the renovation of distribution system so as to comply with I.E. Rules.

Particulars of consumers served directly by the Board.

Particulars	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and power]
(ii) Light and fans	325	7	332
2 Commercial light and small power :			
(i) Heat and power
(ii) Light and fans	23	23
3 Industrial power :			
(i) Low medium voltage	5	-1	4
(ii) High voltage
4 Street lighting	1	1
5 Public water works and sewage pumping.	1	1
Total ...	356	6	362

BANSDA POWER HOUSE.

The Bansda Power House is a small diesel Station with a total installed capacity of only 80 KW. The supply system is 230 volts, 2 wire D.C. As there is no power load, the station operates for 12 hours during night only.

Only one town is electrified with population of 5,000.

The number of additional consumers served during the year under review was Domestic 3, Commercial light 1.

During the period ending 31st March 1955, 7 miles of distribution system were renovated. The old wooden poles were replaced by metal poles and undersized copper conductors were changed by those of standard size.

During the year ending 31st March 1956 it was scheduled to complete the old and defrayed service lines which did not comply to I.E. Rules. These have been renovated during the period under review.

Particulars of consumers served directly by the Board.

Particulars. Barda Power House.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and power
(ii) Light and fans	243	3	246
2 Commercial light and small power :			
(i) Heat and power
(ii) Light and fans	13	1	14
3 Street lighting	1	1
4 Public water works and sewage pumping (lighting only).	1	1
Total	258	4	262

RADHANPUR POWER HOUSE.

This is a steam station with generating capacity of 60 KW and about 8 miles of D.C. 460 volts, 3 wire distributing system. The boiler is being worked on firewood at low pressure of 90 lbs. sq. inch. It supplies power to the whole town of Radhanpur.

The Power House runs for 15 hours per day and it supplies power* for domestic lighting and fans as well as for the street lighting in the town. During the year under review 3 Domestic Consumers were added to the previous year.

The distribution lines are on under-sized poles and conductors. Since Radhanpur is in a semi desert area, the running of this station on steam is not economical as firewood is comparatively costly.

The work of remodelling the lines to conform to I. E. rules standard, will be undertaken as soon as the rail poles reach the site.

Since Okha Power House has already received electric Power from Mithapur, the diesel sets of Okha will be transferred to Radhanpur soon. This measure not only reduces the generation cost but will cope up with the additional load that may be expected at Radhanpur.

(8) Maximum demand registered was 33 KW for the year.

Particulars of consumers served directly by the Board.*

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and power
(ii) Light and fans	311	3	314
2 Commercial light and small power ...	1	...	1
3 Industrial power :			
(i) Low and medium voltage
(ii) High voltage]	2	...	2
4 Street lighting	1	...	1
Total	315	3	318

DEESA POWER HOUSE.

This Power House was taken over by the Board from the former owners of Fateh Electric Supply Co. Ltd., on 1st June 1955. When Power House was taken up it was in very bad condition, consequently the Board has placed orders for necessary spare parts for each generating set and to take up expansion of power facilities. The Board is installing a big set of 255 K.W. which is expected to be in commission in the beginning of July 1956.

By expansion of the Deesa Power House surrounding agriculturists and small factories such as flour mills, oil mills, etc., will be benefitted. As the present Power House is incapable of generating more Power no progress has been made so far. Near by Deesa there are two villages named Rajpur and Old Deesa where, if H. T. line is drawn, nearly 300 consumers would be

connected. During the year under review only 3 Domestic consumers were connected. The work of installation of the proposed 250 K.W. was started but it is not completed as yet. It is proposed to be completed in 1956-57.

The Maximum demand registered during the year is 75 K.W. (average).

Electricity consumers connected directly by the Board.

Particulars.	Number of consumers served.		
	As at the end of the previous year from 1st June 1955.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and power
(ii) Light and fans	815	3	818
2 Industrial power :			
(i) Low and medium voltage	12	...	12
(ii) H. T.
3 Street lighting	1	...	1
Total	828	3	831

HIMATNAGAR POWER HOUSE.

Himatnagar Power House supplies electricity to the Himatnagar town which was formerly the capital of the Ex-State of Idar and which is at present the District Town of Sabarkantha District. There is no other Power House of this type in the District at present.

The Power House was started in 1930 primarily to supply power to the Palace and allied buildings of the Maharaja of Idar. Since 1935 the power is also supplied to the general public in the town.

The Power House supplies power for Water Works in the morning and evening, and for the domestic lighting in the evening.

Only Himatnagar town having a population of about 10,000 is electrified.

During the year under review 33 domestic consumers were connected.

Power is generated by two Diesel generating sets having a total installed capacity of 160 KW. The generation is at 230 Volts D.C. The total length of Distribution lines is 10 miles

A scheme for supplying Grid Power to Himatnagar town providing an 11 KV transmission line (15 miles) from Vijapur to Himatnagar and conversion of Distribution lines at Himatnagar from D.C. system to 3 phase 440 Volts A.C. system has been approved by the Board. Two or three transformers have also been proposed to be installed at load centres in the town.

The Maximum Demand during the year was 92 KW. and the total number of units generated was 1,62,879 KWH.

Particulars of consumers served directly by the Board.

Particulars.	Number of consumers served		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1. Domestic :			
(i) Heat and Power	2	2	4
(ii) Light and fans	550	31	581
2. Industrial power :			
(i) Low and medium voltage	1	...	1
(ii) High voltage			
3. Street lighting	1	...	1
4 Public water works and sewage pumping.	1	...	1
Total	555	33	588

OKHA POWER HOUSE.

Okha Power House supplies electricity to Okha Port and town, which was formerly a port of Baroda State.

Formerly the Power was generated by diesel sets with an installed capacity of 244 KW and the total length of D.C. distribution system was 6 miles. Two sets out of the four were A.C. and power generated from these

sets was converted into D.C. through 2 Motor generator set and fed into the supply system. Now since 9th March, 1956, bulk power is being received at 3.3 KV from Messrs. Tata Chemicals Ltd., Mithapur which is about 7 miles from Okha. Hence no engines are run now. The power received is stepped down to 400 V through two transformers of 100 KVA each and fed into the supply system.

The power is being supplied to Okha Town for all the 24 hours, both for lighting and motive power and also for water works. The population of Okha is about 10,000.

During the year under review 20 consumers were disconnected probably due to failure of payment of dues.

Since 9th March, 1956, Okha Town is receiving A.C. power from Messrs. Tata Chemicals Ltd., Mithapur. Before, this supply was received, the whole of the town was getting D.C. supply, from the following diesel sets :-

(i) Diesel set	..	75 KW. D.C.	230 V
(ii) "	..	28 " D.C.	230 V
(iii) "	..	51 " A.C.	400 V
(iv) "	..	100 " A.C.	230 V

Total .. 254 KW.

At present the power supply in Okha Town area has been completely converted to A.C. system only Okha Port area remains to be converted to A.C. It is still being fed from D.C. motor generator sets. The work of conversion has been taken up in hand and scheduled to be completed within two months, thus converting the whole supply system to A.C.

The high tension Mithapur Okha line at present is of 3.3 KV Voltage though it has been designed for 11 KV. The total length of the line is 6.5 miles. Soon this line will be switched over to 11 KV. The total length of the distribution line in Okha is 6.37 miles. In Okha town area the supply is at 400/230 A.C. and in the port area it is 230 V.D.C. two wire system.

Maximum demand at present is 90 KW and the prospects for additional loads are bright. At present due to existing poor voltage conditions because of considerably high voltage drop on H. T. line much of the new motive power could not be sanctioned.

The following are the prospective consumers and the question of giving them supply can be considered only when we receive 11 KV Supply at Okha. At present they are running their own generator sets and getting power.

Name of the Consumer.

Expected
Load.

- | | |
|---------------------------------|---------|
| 1. Railway Wagon Assembly Plant | 80 K.W. |
| 2. Burmah Shell Oil Storage | 80 K.W. |
| 3. Standard Vacuum Oil Co. | 40 K.W. |
| 4. Burmah Shell Labour Colony | 20 K.W. |

In addition to this about 30 BHP load can be expected from the flour mills.

Particulars of consumers served directly by the Board.

Number of consumers served.

Particulars.	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic :			
(i) Heat and Power ...	10	—1	9
(ii) Light and fans ...	489	—18	471
2 Industrial Power :			
(i) Low and medium voltage ...	7	—1	6
(ii) High voltage ...			
3 Street lighting ...	1	...	1
4 Public water works and Sewage pumping.	1	...	1
Total ...	508	—20	488

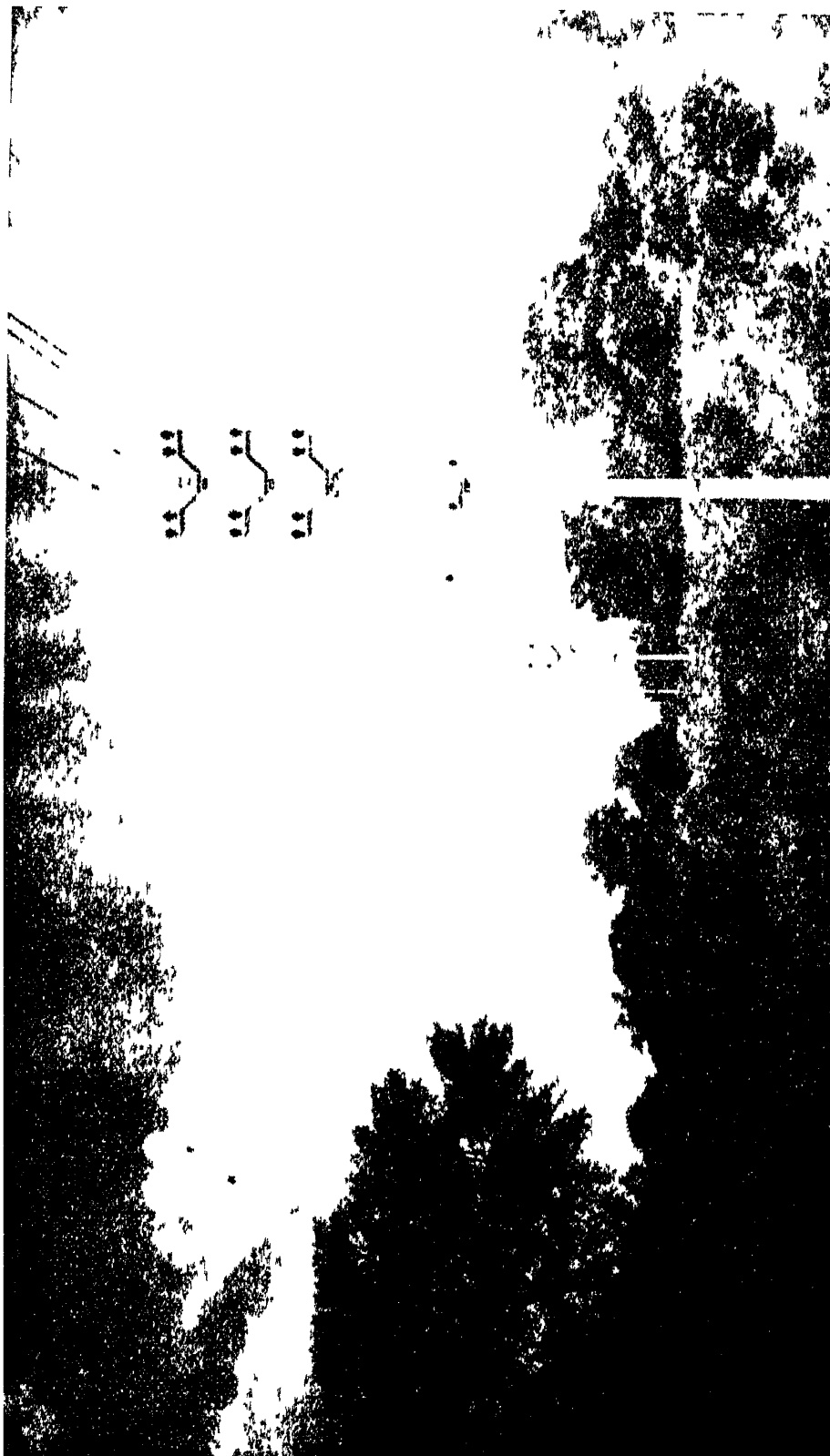
JANJIRA POWER HOUSE.

The Janjira power house has been serving electricity and lighting for the last 22 years to the town with a population of 10,000. It had started with an installed capacity of 30 KW. with a generating voltage of 230 volts D.C. two wire system.

Salient Features.—This power house is being utilised for supplying part of the city area as the city Power House is loaded fully. The installation of Man Set in the city Power House would benefit the public considerably. Nearly 150 consumers can be connected for domestic and commercial lighting, also extensions as proposed by the Murud Municipality can be taken in hand. Work regarding D.C. 3 wire system General Voltage 440 installed capacity 23.25 KW. is also to be taken up.

Progress.—Transportation work is completed and repairs to Man Engine completed. The old switch board has been shifted and put in a suitable place. New frames for alternators and rotary balancers have been erected near the

Rural Transmission Line



other Switch Board panel, Cooling water tank for Man Set is completed and all matter of circuit breakers, etc., are installed. Foundation for Man Set is completed and foundation bolts of engine are erected and sump fitted and levelled.

The set could not be brought into commission due to want of spare parts and other details of Switch Board panel, air compressor, etc.

The erection of the Man Set will be completed during the year 1956-57.

Particulars of consumers served directly by the Board.

At the end of the year.			
Particulars	At the end of the previous year.	Added during the year.	At the end of the year.
1 Domestic :			
(i) Heat and Power	1		1
(ii) Light and Fans	1		1
2 Commercial Light and small Power			215
(i) Heat and Power			
(ii) Light and Fans	102
3 Street lighting	1
	322	...	318

CHAPTER VI

PLANNING AND PROGRESS OF PROJECTS.

During the year under review the Board sanctioned and planned the following Schemes.

1. SOUTH GUJARAT ELECTRIC GRID SCHEME

Extension (estimated cost Rs. 400 lakhs).

The Utran Power Station had already recorded a peak demand of 14,000 KW. This is expected to increase to 15,000 KW in the course of one year when all the industrial loads as estimated are connected. As the capacity of the power house was planned on the basis of available load in the area it is obvious that the power house has to be extended, and additional capacity brought into commission. The question of extension thus arises as the demand on the station rises and the load forecast becomes a reality.

Load forecast was prepared for next five years and also the possibility of supplying power to Baroda from Utran was considered with a view to reducing our commitments with the Ahmedabad Electric Supply Co. The line to Baroda from Utran would also be tapped at Broach for supply to Broach town and eventually to other towns and villages of Broach District.

The combined load potential of the places and area mentioned above was assessed and it was found that the total demand on the station on account of this will be of about 50,000 KW including the existing load and station auxiliaries. This justified the addition of bigger sets compared to the existing ones and it was decided to go in for three new sets of 15,000 KW each.

The scheme as finally approved by the Planning Commission is briefly as follows:

Utran Power House extension.—Three turbo-alternator 15,000 KW. capacity, each with necessary boilers, coal and ash handling plants, switchgear and all other auxiliary and ancillary equipments are to be added to the existing P.H. at Utran. For this purpose the power house building will be suitably extended. In addition the staff colony at Utran and other civil works e.g. roads, etc. will be extended to meet the needs of this extension.

Utran Switchyard.—The present yard at Utran is fully equipped for stepping up the power generated at 11 KV to 22 KV and 66 KV, the former for transmission of power to Surat, Rander, Kathor, Bardoli, etc. and the latter for transmission to Navsari and Billimora. This yard will be extended and one more 6,000 KVA 11/22 KV transformer and three 17,500 KVA 11/66 KV transformers will be added. Provision will also be made for taking off two circuits of 66 KV to Baroda and one more circuit for Utran Billimora line.

Broach sub-station.—A new step-down sub-station will be installed at Broach with two 66/22 KV. 4,000 KVA transformers and its associated switchgear, busbars, control boards etc. Quarters for the Operation and Maintenance staff will also be built at the S/S site.

Baroda sub-station.—Necessary tie-bus arrangement will be made in a plot near the existing S/S yard for connection of the 66 KV lines from Utran to the existing S/S.

Navsari and Billimora.—These substations will be suitably extended.

Transmission Lines.—About 80 miles of 0.125 sq. in eq. cu. ACSR 66 KV D/C lines will be laid from Utran to Baroda and a second circuit of 0.1 sq. in eq. cu. ACSR lines will be strung on the existing 66 KV S/C line from Navsari to Billimora on D/C towers (a distance of about 12 miles).

The revenue and load forecast is not yet finalised.

Number of towns and villages together with their population that will be served.—Under the first five year plan 8 towns, viz., Surat, Rander, Bardoli, Navsari, Billimora, Gandevi, Bulsar and Kathor having a total population of 3,47,500 persons; and 38 villages with a total population of 77,215 inhabitants were to be supplied with electric power.

Of the above towns, only Bardoli is still to be supplied, while none of the villages have been electrified.

In the extensions of supply to Baroda under the second five year plan it is proposed to feed Broach having a population of 62,722.

II. NORTH GUJARAT ELECTRIC GRID SCHEME

A Scheme sanctioned by the Government of India under expansion of power facilities for increasing employment opportunities.

1. *Electrification of Mahuda and Vina Nadiad Taluka.*—This scheme includes an extension of existing line from Nadiad sub-station to Nadiad water works for about 9½ miles up to Mahuda. The village Vina is to be supplied by tapping this line. The estimated capital expenditure of the whole scheme is Rs. 5,19,000. The load demand for this scheme is forecast at 230 KW with the total revenue of Rs. 1,00,000. Mahuda and Vina have a total population of about 8,000, which are served by the scheme. The former is to be electrified for all purposes i.e. domestic, included and agricultural. The latter is only for agricultural and industrial purposes.

2. *Electrification of Anklay in Borsad Taluka.*—This scheme provides for electrification of village Anklay with a population of 5,000 by extending the existing Borsad Daval 11 KV rural feeder by about 4½ miles. It is estimated to cost Rs. 3,24,600. The load forecast for this village is 160 KW with a total revenue of Rs. 72,000. Anklay is electrified for all purposes i.e. domestic, agricultural and industrial purposes.

3. *Supply to Mills and Licensees at Cambay and rural electrification of Anand Petlad Cambay Zone.*—The scope of this scheme is to serve two H. T. consumers at Cambay viz. (i) Subhalaxmi Cotton Mills and (ii) Cambay Licensee and to electrify 37 villages with a population of 1,20,000. Electrification of villages and supply to H. T. Consumers at Cambay will be done by providing (i) 33 KV D/C line from Petlad to Cambay and converting the existing 11 KV line to 33 KV line between Petlad and Anand (ii) 11 KV S/C main distribution lines between Anand and Petlad and Petlad and Cambay with associated distribution net work. (iii) Extensions of Anand and Petlad Sub-stations (iv) A 33/11 KV step down Sub-station at Cambay for power supply to H. T. Consumers. The area to be served by this scheme is the area between Anand and Petlad and between Petlad and Cambay. The entire scheme is estimated to cost Rs. 1,00,00,000. The Load as estimated for this scheme is 4700 K.W. and the total revenue is Rs. 19,95,000. Of the H. T. Consumers one is a textile mill while the other is the Cambay Licensee who in turn will distribute supply to 37 villages for all purposes i.e. domestic, agricultural and industrial.

4. *Rural Electrification in Nadiad-Petlad Zone.*—This scheme envisages power supply to villages only between Nadiad and Petlad in the Nadiad-Petlad Zone of Kaira district. The villages are to be supplied by running a 11 K.V. distribution line between Nadiad Petlad Sub-stations. The scheme is estimated to cost Rs. 63,41,400 and the load is estimated as

3,300 K.W. and the total revenue will be Rs. 18,44,000. The scheme envisages supply to 29 villages of which 26 are to be served by 11 KV. distribution line run between Nadiad-Petlad sub-stations and three villages by tapping Nadiad-Vaso line. The total population of all the villages is 85,700. All the above mentioned villages are to be electrified for all purposes i.e. domestic, agricultural and industrial.

6. *Electrification of tubewells in Mehsana District.*—This scheme has a scope of electrification of only tubewells around Vijapur and Kalol and will be supplied by 11 KV S/C line. The entire tubewell scheme in Kalol-Vijapur-Mehsana area is estimated to cost Rs. 40,14,000. The total load forecast for this scheme is 1,500 KW with a total revenue of 19,83,000. This scheme comprises of 70 tubewells to be electrified around Vijapur only and 34 tubewells around Kalol. It serves in all 104 tube wells in Mehsana district. Since the scheme is only for electrification of tubewells, it does not serve the purpose of industrialisation or village uplift.

7. *Electrification of Dholka and round about area.*—This scheme envisages stepping down from 66 KV to 22 KV at Barejadi and extending a 22 KV line to Dholka with a provision of taps enroute for 6 villages included in the scheme. The scheme is estimated to cost Rs. 26,55,840 and the load forecast for this scheme is 1,000 KW with an annual revenue of Rs. 4,69,000. The scheme envisages the electrification of six villages round about Dholka. The total population of all these six villages is 34,000. These villages are to be electrified for all purposes i.e. domestic, agricultural and industrial.

8. *Extension to Viramgam and Sanand.*—The extension to Viramgam and Sanand will consist of a power link between Sabarmati Receiving Station and Viramgam with provision of a tap enroute for supplying Sanand licensee. The scheme is estimated to cost Rs. 20,84,010. The load forecast for this scheme is 1,500 KW in the fifth year of operation and the total revenue from the scheme is Rs. 4,58,000 annually. This scheme is not to serve villages at present but power is to be supplied to licensee at Viramgam and Sanand who in turn will distribute the licensed area with a population of 38,000. This scheme is only for supply to H. T. Consumers viz. Viramgam licensee. Viramgam Water Works, Prabha Mills and Sanand Licensee.

II. SCHEME UNDER 2ND FIVE-YEAR PLAN.

1. *Electrification of 51 tubewells and rural electrification in Dehgam area.*—(a) The scope of this scheme is to electrify 51 tubewells and six villages in Dehgam Taluka with a population of 24,000. They will be served by 22 KV line from Barejadi sub-station, and serve the area between Barejadi and Dehgam.

The entire scheme is estimated to cost Rs. 32,71,800. The load forecast for this scheme is about 1,160 KW for rural and tube well electrification and the total revenue is estimated as Rs. 4,90,000. The villages under the scheme are to be electrified for all purposes i.e. domestic, agricultural and industrial.

2. *Electrification of Gaothan area Villages.*—This scheme involves power supply to gaothan area of 11 villages with a total population of 87,000. All the villages are to be electrified by 11 K.V. H.T. distribution lines made available by tapping the main feeder supplying agricultural loads in these villages.

The total capacity estimated for this scheme is Rs. 23,63,000. The load forecast for this scheme is 300 K. W. with a total revenue of Rs. 2,02,000.

All the 41 villages under this scheme are to be electrified for lighting purposes only.

3. *Electrification of villages in Kalol-Vijapur-Mehsana Zone.*—This extension along with the tube well scheme in Mehsana district will form the back-bone of an extensive transmission and distribution system in the North of Sabarmati. The scheme involves construction of a 66 K. V. line from Sabarmati Receiving Station to Mehsana and 33/11 K. V. step down sub-station in Mehsana. The H. T. distribution will consist of strengthening the Kalol Vijapur 11 K. V. ret-work proposed under the tube well scheme and an independent 11 K. V. system around Mehsana. Supply to Mehsana and Wasal licensees and to Mansa town will be given under this scheme.

The estimated capital cost of the scheme is Rs. 22,500, and the total load forecast for the scheme is 4400 KW. The total revenue is Rs. 13,78,000. The scheme serves in all 40 villages with a total population of 1,00,000. All the above villages in Kalol-Vijapur-Mehsana Zone are to be electrified for all purposes i.e. domestic, agricultural and industrial.

4. *Extension to Jambusar and other villages.*—This scheme envisages the rural electrification en route Padra and Jambusar and bulk supply to Jambusar licensee. The electrification will be a 22 K. V. line from Padra to Jambusar.

The estimated total cost of the scheme is Rs. 41,21,200 and the load forecast for this scheme is 1,160 K.W. The total revenue is estimated as Rs. 5,53,000. The Scheme is for electrification of 21 villages with a total population of 65,000. Also power will be supplied to Jambusar licensee. All the villages are to be electrified for all purposes i.e. domestic, agricultural and industrial.

5. *Extension to Karjan and other villages.*—This scheme contemplates electrification of 6 villages between Baroda and Karjan with a total population of 25,000. These villages are proposed to be served by a 22 K.V. S/C line to be run from Baroda to Karjan.

The estimated capital cost of the scheme is Rs. 10,01,000 and the load forecast for the scheme is about 700 KW with a total revenue of Rs. 2,80,000.

The scheme offers good scope for lift irrigation and industrial development.

6 *Extension to Sevalia A. C. C. Works.*—The scheme will consist of 66 KV extension from our Nadiad sub-station to Sevalia. Provision for transformation of voltage from 66 KV to 3.3 KV for bulk supply to the A. C. C. Works at Sevalia has been made in the proposal.

The total estimated capital cost for the scheme is Rs. 26,48,500 and the total load forecast for the scheme is 3,800 KW with a total revenue of Rs. 11,70,000.

This scheme does not supply electricity to villages but to a factory *viz.* Sevalia A. C. C. Works. It has the scope for the growth of industry.

III. SCHEMES SANCTIONED BY THE BOARD.

Apart from the 2.91 crore loan schemes and second Five-Year Plan Scheme the following are some schemes sanctioned by the Board :—

1. *Electrification of villages Kunjarao, Rasnol and Tranol.*—The villages Kunjarao, Rasnol and Tranol are in Anand Taluka and the cost of electrification of these villages is met from the savings from the estimated costs of other schemes. The supply to these villages is given from the 11 K.V. line at Bodwa village by extending the lines by about 3.5 miles and erecting 4 transformer structures.

The estimated total cost of the scheme is Rs. 1,08,800 and the total load forecast for the scheme is about 100 KW and the annual revenue is to be about Rs. 53,540. This scheme envisages supply to only three villages with a total population of 8,900. These villages are particularly meant for agricultural and industrial purposes. They may be supplied for domestic purposes eventually.

2. *Power supply from Dabhoi to Rajpipla.*—Under this scheme extension from Dabhoi to Rajpipla is envisaged. This will be done by extending 22 K.V. S/C line of Baroda-Dabhoi to Rajpipla which is about 21 miles from Dabhoi.

The total estimated cost of the scheme is Rs. 4,87,400 and the load forecast for the scheme is about 500 K.W. with a total revenue of Rs. 1,21,700. This scheme would serve about 15 villages from Dabhoi to Rajpipla with a total population of about 25,000. The 15 villages will be served for all purposes.

3. *Extension of Grid Supply to Himatnagar.*—Originally the Government had given the sanction for augmenting the generation capacity of Himatnagar Power House. However it was later proposed to extend grid power to Himatnagar from 33/11 KV step down sub-station at Vijapur by running about 13 miles of 11 KV lines from Vijapur to Himatnagar.

The total estimated cost for the scheme is Rs. 2,21,500 and the load forecast for supply to Himatnagar is approximately 80 K.W. The power supply is meant only for Himatnagar town with a total population of about 10,000 and is supplied for all purposes.

4. *Supply to Mansa Power House.*—Mansa Power House which is one of the merged state power houses under the control of the Board has one 16 K.W. D.C. generator for the supply of electricity to the town. As it is felt this power is inadequate, Mansa is proposed to be supplied by tapping 11 K.V. line of tube well scheme from Kulol to Vijapur. This is already approved by the Board. Mansa power house is at a distance of only 3 miles from the proposed 11 KV lines. The total estimated cost of the scheme is Rs. 63,600 and the power consumption at present for this small scheme is about 16 KW but has scope for development. The total revenue at present is Rs. 13,696.

This power supply is meant only for Mansa town with a population of about 12,000 and is for all purposes.

5. *Burhanpur-Bhusaval Scheme.*—This scheme envisages the supply of 3,000 KW of electric power in Bhusaval-Jalgaon areas. The power will be purchased at 66 K.V. from the Madhya Pradesh Electricity Board at their Burhanpur sub-station busbars and transmitted by means of single circuit 66 K.V. transmission lines to Bhusaval, at a distance of about 35 miles. Power is to be supplied to H.T. consumers (i) Jalgaon and Bhusaval licensees (ii) Savala-Faizpur licensee (iii) Central Railway Work Shop (iv) Ordnance Factory at Bhusaval.

Total estimated cost of the scheme is about Rs. 27,53,000 and the total load forecast for the scheme is 1,375 K.W. with a total revenue of Rs. 8,80,500 per year.

The schemes would serve at present four consumers only, and the power supply is meant for H.T. consumers only in the West Madhesh District.

IV. JOG-KARNATAK ELECTRIC GRID SCHEME EXTENSION.

The extensions envisage distribution of power to the following :—

1. *Power supply to Annigeri, Nargund and Navalgund.*—The scheme envisages effecting power supply to Annigeri, Nargund and Navalgund areas, by tapping the 33 KV Hubli-Gadag line of the J. K. E. G. Scheme at Annigeri and having a 33 KV/22 KV sub-station at Annigeri and a S/C 22 KV line from Annigeri to Nargund. This 22 KV line will be tapped at Navalgund to supply the loads at Navalgund. The Board, vide Resolution No. BEBR/20/1462/60 dated 10th January, 1956, has decided that the scheme is to be taken up, after sanction to the schemes included in the 2nd Five-Year Plan is received and after the formality of notification of the scheme as required under the Electricity (Supply) Act, 1948. This scheme has been notified already.

The scheme will cater to the load demands at Annigeri, with a population of 9,573 which is situated along the route of our 33 KV Hubli-Gadag line, and to Nargund and Navalgund situated to the North of Annigeri with a population of 8,171 and 8,923 respectively. The estimated capital expenditure is Rs. 12.0 lakhs.

Revenue and Load forecast—

- (i) Demand in KW—800 KW.
- (ii) Total Annual expenditure, including interest at $4\frac{1}{2}$ per cent. Depreciation, Operation and Maintenance charges and cost of power Rs. 1·610 lakhs.
- (iii) Total Annual Estimated Revenue Rs. 2·450 lakhs.
- (iv) Net Financial result—+0·848 lakhs.

The Annigeri Nargund, Navalgund areas lie in the cotton Belt and the whole area has great potentialities to grow up in due course as a great textile centre with the availability of adequate power. In fact, non-availability of power had so far been a great handicap to the development of loads in the above areas and a deterrent to rapid progress. The major portion of the load for the present is cotton gins, with a spinning mill at Nargund. The scheme will also help Rural Electrification in the Annigeri-Nargund area.

2. *Power Supply to Nivasagar Water Works.*—The scheme provides for power supply to the Public Health Engineering Department, Government of Bombay for their water works at Nivasagar, by running a 11 KV line from the Hubli Sub-station of J. K. E. G. Scheme, to Dhumwad, *via*, Kadenkop, and from Dhumwad to Kanvi-Honnapur. Power will be supplied at 2 places (1) at Dhumwad for raw water pumping and (2) at Kanvi-Honnapur for the purification plant.

The Board, *vide* Resolution No. 1417 of 4th January 1956, had decided to consider giving administrative approval to the scheme after the formality of notification, subject to the Public Health Engineer, accepting the estimates of cost and giving a minimum load guarantee.

The estimated capital expenditure is Rs. 3·382 lakhs.

Revenue and Load Forecast—

- | | | | |
|--|-----|-----|---------------|
| (i) Load at present stage | ... | ... | 1,000 H.P. |
| Load by 1965 (2nd stage) | ... | ... | 1,600 H.P. |
| (ii) Total Annual Expenditure including interest depreciation, Operation and Maintenance charges cost of power | .. | ... | Rs. 1,17,340 |
| (iii) Estimated Annual revenue | ... | ... | Rs. 1,52,100 |
| (iv) Net Financial result | ... | .. | Rs. 1,34,760. |

This scheme will facilitate catering to potential rural loads at various villages along the route at a later date but no villages are included for supply now. This will help load development of the whole J. K. E. G. Scheme and thus improve the load factor, thereby effecting an overall economy of the system.

3. *Power Supply to Bankapur, Savanur, Shiggaon Proposed in Second Five Year Plan.*—Under this scheme, it is proposed to run a 11 KV S/C line from Haveri Sub-station of J. K. E. G. Scheme to Bankapur

and from Bankapur to Savanur and Shiggaon, to cater to loads in that area. This will entail having a new 11 KV sub-station at Savanur to receive power from Mainar-Havali line and a new line to branch off to Shiggaon and round-about areas.

The scheme will cater to loads in Bankapur, Savanur and Shiggaon, with population of 8,214, 14,784, 7,300 respectively.

No detailed scheme report is yet prepared.

With the advent of power, there is considerable scope for load development in this area. The demand is for giving load to various small purposes in this area and the proposed scheme will give a much needed boost to load development in this area.

4. Hubli Town Distribution Scheme

(Proposed in stages by and by)

This scheme generally envisages the extension of the existing distribution network in Hubli. It is proposed to cater to additional loads at H.T. and L.T. which will involve a thorough renovation of the existing distribution network.

The implementation of the above scheme means changing over the present 33 KV system to 11 KV system. The existing 33 KV transformers and feeder systems are already overloaded. It is proposed to change over to overhead running system from the existing underground cable system; as the cable-system is old and decrepit, giving rise to frequent interruptions to service. As such the 33 KV cable system is incapable of catering to the additional loads.

The remaining part of the scheme is under investigation and the schemes will be undertaken as and when such extensions are feasible.

The extra loads which are included under the proposed extensions, will increase the overall load factor on the system. It will also give an incentive to rapid load growth. The scope for further load development in Hubli is very great as there are many small scale industries coming up, representing potential loads. The need for adequate power supply has been felt in the area for some time and the proposed extension scheme will herald a new era of rapid load growth and load development.

V. PIMPRI TALEGAON SCHEME

Brief Particulars.—The scheme provides for the electrification of 10 villages in the Pimpri-Talegaon-Malavli area of Poona District and Power Supply at high tension to the H.T. loads of Messrs. Mahindra and Mahindra for their proposed factory near Pimpri and of Messrs. Ruston and Hornsby (India) Ltd., for their factory at Akurdi. The scheme is to be executed in 3 parts (1) Supply to villages Pimpri, Chinchwad, Talegaon and Wadgaon and to the H.T. load at Akurdi (2) It is proposed to electrify Kamshet, Malavli, Chikhli, Moshi, Dehu and Induri (3) Supply to the H.T. load of Messrs. Mahindra & Mahindra.

The Scheme envisages the electrification of 10 villages as below, in the Pimpri-Talegaon-Malavli area of Poona District :

Name.	Taluka.	Population.
1. Pimpri	Haveli	8,913
2. Chinchwad	"	4,369
3. Chikali	"	2,100
4. Moshi	"	2,185
5. Dehu	"	16,280
6. Talegaon	Maval	6,349
7. Wadgaon	"	2,512
8. Kamshet	"	231
9. Malavli	"	190
10. Induri	"	1,549

The estimated capital expenditure : Rs. 21.80 lakhs.

Revenue and Load forecast—

(i) Demand	1,330 KVA.
(ii) Total annual expenditure including interest, depreciation, Operation and Maintenance charges, Cost of power.	Rs. 3,24,309.
(iii) Total annual estimated Revenue	Rs. 3,65,710.

The above places have possibilities of industrial, agricultural and domestic load development, especially in view of the Government policy to encourage rural electrification and development of irrigation loads etc. There are many small scale industries like flour mills and rice mills, their management may be convinced of the definite advantage of electrical working and may therefore be considered potential consumers. The proposed scheme will therefore, generally provide a good incentive to small scale industries. Among the main loads at present envisaged are those of Messrs. Ruston Hornsby (India) Ltd., about (250 KVA), Mahindar & Mahindra Ltd. (150 KVA), Paise Fund Glass Works, Talegaon, Ravivarma Printing Press, Malavli, etc.

VI. KOYNA-SHOLAPUR ELECTRIC GRID SCHEME.

1. *Introductory.*—The districts of Sholapur, South and North Satara and parts of Kolhapur are not served by any major Hydro-Electric or thermal power system and as such they are lacking in means of proper development. However, there is ample scope in these areas for industrial, agricultural and other types of load developments. The Koyna Hydro Electric project estimated to yield about 500 MW of power in the aggregate is under construction. In the first stage of the project, which is

already under construction, it is proposed to generate about 240 MW to meet the power demands of the Bombay-Poona area and also in between Karad and Vishrambag. In the meanwhile it is proposed to extend the power transmission system between Karad and a circuit board Sholapur, Satara Road and Miraj, to meet the increasing industrial agricultural and other loads. This will be done under Koyana-Sholapur Transmission Scheme, for which a sum of Rs. 4 crores (including Rs. 1 crore from Koyana-first stage) is sanctioned by the Government under the Second Five-Year Plan.

2. *Brief Particulars of the Scheme.*—At the Koyana Power house about 40,000 KW of power will be tapped from the 220 KV bus. A main 220 KV single Circuit line will be strung between Koyana and Karad where the main receiving station will be situated. At Karad the voltage will be stepped down to 110 KV by means of two 20,000 KVA transformers to feed Sangli-Miraj, Satara and Sholapur area. The supply voltage will be stepped down suitably at Karad by a 10,000 KVA transformer for supplying the local loads and the loads at Kirlaskarwadi, Tasgaon, Islampur, etc. From Karad sub-station 110 KV single Circuit lines will be taken to Vishrambag to the South of Karad, and Satara Road to the North of Karad. Also a 110 KV double Circuit line will be taken to Sholapur via Pandharpur. At Vishrambag the voltage will be first stepped down to 33 KV by means of a 7,500 KVA transformer and then from 33 KV to 11 KV by means of a 3,000 KVA transformer. The reason for having this duplicate step down at this sub-station is that at Vishrambag a 33/11 KV sub-station belonging to the Board is under construction. The additional 33/11 KV 3,000 KVA transformer is required to meet the load demand of Sangli, Budhgaon, Miraj areas that will be served from Vishrambag sub-station. The step down to 33 KV is required to connect the 33 KV system existing in Radhanagari Emergency Irrigation Power House with Vishrambag sub-station. With this arrangement the additional loads existing in Kolhapur-Islampur and Jalasingpur area can also be supplied.

A 110 KV line from Karad will be taken to Satara Road. At Satara Road the voltage will be stepped down to 22 KV by means of 2,000 KVA transformer to meet the local loads and supply Satara, Lonand, War, Panchgani and Mahabaleshwar.

The 110 KV double Circuit line between Karad and Sholapur will be tapped at Pandharpur. Here the voltage will be stepped down to 33 KV by means of a 2,000 KVA transformer to supply Barsi, Malinagar, Boregaon and Akulj. The voltage will also be stepped down to 11 KV by means of a 1,000 KVA transformer to supply the local loads.

At Sholapur the voltage will be stepped down to 33 KV and 11 KV to meet the Bheema Water Supply Scheme and the local loads.

3. *Area to be served.*—With the limited funds allocated, i.e., Rs. 4 crores only, it is not possible to cover all the above districts of Bombay,

i.e. Sholapur, North and South Satara and parts of Kolhapur. Initially power supply will be extended to the following important places only:—

1. Karad.
2. Pandharpur.
3. Sholapur.
4. Satara Road-Satara
5. Wai
6. Panchgani.
7. Mahabaleshwar.
8. Lonand.
9. Vishrambag-Sangli.
10. Kirloskarwadi.
11. Islampur.

4. *Estimated Capital Expenditure.*—The Koyna-Sholapur Scheme, when fully developed will cover the Sholapur, Satara, Sangli-Miraj area, parts of Kolhapur, Kolaba district and Nasik and Manmad and is estimated to cost Rs. 7.43 crores, but with the limited funds allotted i.e. Rs. 4 crores only the work in connection with the extension of supply of power will be carried out at the places listed in the para 3.

5. *Load and Revenue Forecast.*—Load forecast of the places to be electrified during the Second Five-Year Plan period under this Scheme is given here under :—

Name of the places.	Loads estimated in KW.		
	1956	1961	1966
1. Karad ..	160	3000	4000
2. Pandharpur	200	300	500
3. Satara Road			
4. Satara	430	1500	1900
5. Wai	100	150	200
6. Panchgani			
7. Mahabaleshwar	100	200	300
8. Lonand	400	400	600
9. Vishrambag (Miraj, Sangli, Bullganen, Kolhapur).	3000	5000	6000
10. Kirloskarwadi	230	300	1200
11. Islampur	80	150	250
12. Sholapur	9000	10000	20000
Total ..	14620	21000	34950
Maximum Demand (I. I. D. F.) ..	12,150	19000	31770

Revenue forecast.—Assuming an average load factor for 45 per cent. of the Scheme in the year 1957-58 and an average rate of revenue of 0.8 anna per unit (as worked out in paragraph 12.11 of the Scheme's report), the estimated revenue from the sale of power would be Rs. 37 lakhs.

The specification for the 110 KV transmission lines and substations are under preparation and will be issued shortly.

During the year under review the Board surveyed the following Schemes :—

VII. While planning for any scheme of electrification in the State of Bombay due attention may be given to the bountiful supply of water with which we are blessed. Nature has been kind to us and we have the sources adequate enough which can be harnessed for the purposes of generating Hydro-electric power to last us over 3 to 4 decades.

In the Western Ghats the rainfall is abundant and there are excellent facilities for storage by construction of dams both large and small, this water can be utilised to generate large blocks of electric power. The big rivers Narmada, Tapi, and Mahi actually overflow into the sea during the monsoon. The potentiality of constructing suitable dams at proper sites across these rivers and harnessing water both for irrigation and hydro power generation cannot be ignored.

The total Hydro electric power potential of Bombay State is estimated to be about 3,850 MW and of which only 279 MW have been developed so far. About 240 MW of additional power is expected to be developed by 1961 when Koyna 1st stage is expected to be completed.

With a view to developing this enormous undeveloped hydro electric power potential of the State the Board had originally proposed to undertake a detailed investigation and survey of the possible hydro electric sites. It had planned to incur an expenditure of Rs. 25 lakhs for the investigation and survey of the following 5 projects :—

1. Narmada Hydro-Electric project.
2. Mahi Hydro-Electric project.
3. Bhandardara and Randha Hydro-Electric project.
4. Kalinadi Hydro-Electric project.
5. Bhatgar project.

The lack of adequate funds, however necessitated the curtailment of these investigations consequently only part investigation of the following Scheme was proposed to be undertaken.

Mahi Hydro-Electric Project.—The main stream of the Mahi river rises from the northern slopes of the "Vindhya range" in Madhya Bharat. It traverses a total distance of 362 miles before it finally flows into the Gulf of Cambay. The Government of Bombay proposes to build a dam across the Mahi River at Kadana in the Panchmahals District to utilize the waters of the River for irrigation purposes. A storage reservoir will be built at Kadana to store about 200 000/300,000 million cubic feet of water. The water from the reservoir will be let down in varying quantities for irrigation purposes in the Kharif, Rabi and Summer seasons.

A preliminary study of the Hydro-electric power potential of this project has been made and it is estimated that from the proposed quantity of water to be supplied for irrigation purposes 80-100 MW of power at 60 per cent. load factor can be generated. Further investigation on this project is proposed during the Second Five-Year Plan with a view to assess the maximum power potential and to formulate proposals to develop the potential in progressive economic stages. Also to determine the integrated operation of the hydro power house with that of the steam station at Ahmedabad.

Bhandardara and Randha Hydro-Electric Project.—The river Pravara has its source in the Western Ghats in Nasik District and flows eastwards through Nasik and Ahmednagar districts before it finally joins the Godavari River. The water of this river has already been harnessed by building the Wilson dam at Bhandardara in Nasik District. This dam impounds about 11,200 M. cu. ft. of water which is let down in varying quantities to suit the irrigation requirements of the Pravara Canal system.

During the previous year when the scheme was surveyed it was due to very high rates charged that the scheme was found to be uneconomical and dropped. But it was proposed to investigate further on this Scheme for latent potentialities. Thus it was found that the water rushed down for irrigation purposes could be utilized for power generation (1) at Bhandardara as well as (2) Randha by utilizing the fall in the course of the river.

Further it is found that the water demand for power generation cannot be synchronised with the irrigation draw off. Therefore the power generated will be only seasonal, unless a balancing reservoir is constructed between Randha Station and the Pravara Canal head works, before the water is diverted into the canals. With a balancing reservoir of sufficient capacity, it is estimated that the Bhandardara Power Station can supply 6,000 KW of continuous power and the Randha Power Station can supply power varying between 8,000 KW and 10,000 KW.

If, however, the balancing reservoir is omitted, the availability of power will be seasonal and not continuous. It can however be utilised by inter-connecting the Bhandardara and Randha Stations with the Railway Electricity system at Igatpuri.

It is proposed to have a very detailed survey and investigation of this project to be undertaken by the Board to assess and formulate proposals for developing this river fully. The cost of the detailed Survey and investigation of these two projects is estimated to be Rs. 5 lakhs.

Apart from the above two schemes, the Government of India proposes to formulate a 20-year plan for the electrification of villages with a population of 1,000 and above. This plan for the electrification of villages on a broad basis is called the *Master plan for the Electrification of Villages*.

In the first instance the Board wished to investigate and plan for the electrification of those villages which had a population of 1,500 and above and also only those villages which can be electrified by extending the

existing lines or the lines proposed under the Second Five-Year Plan. Estimates of cost, financial forecast etc. for the electrification of those villages are under preparation.

The proposals for installation of diesel sets in scattered areas for electrifying towns and villages remote from existing or future Grid Schemes had to be dropped in view of limited allotments of funds by the Government of Bombay.

VIII. PROJECTS IN BRIEF UNDER THE SECOND FIVE-YEAR PLAN.

The allocation of capital originally sanctioned by the Government of Bombay for the execution of extensions and new power Schemes in the Bombay State was Rs. 116 crores in addition to a spillover cost of Rs. 1.5 crores for incomplete Schemes from the First Five Year Plan Projects (against an estimated amount of about Rs. 4.6 crores). Besides this the Government of India had allotted an amount of Rs. 2.84 crores (which was later on increased to Rs. 2.915 crores) for expending on electricity schemes for providing employment opportunities in the rural areas of Bombay State. Owing to the late intimation of the sanction of the projects and the import license policies of Government of India only a very small part of the allocation could be spent by March 1956 (the period by which the entire amount was to have been spent) and hence the balance amount was also treated as part of the Second Five Year Plan allocations for the Rs. 2.84 crores loan spill-over Schemes.

Subsequently, however, these allocations to the Board were further reduced and the final allocations, inclusive of First Five Year Plan and Rs. 2.84 crores loan spill-over Schemes is as follows :—

(a) Power Projects—

Schemes.	Final Allocation. Rs. lakhs.
1. North Gujarat Electric Grid Scheme extensions	... 64.00
2. South Gujarat Electric Grid Scheme extensions	... 400.00
3. Jog Karnatak Electric Grid Scheme extensions	... 60.00
4. Spill-over from First Five Year Plan and Rs. 2.84 crores Scheme	... 371.00
Total	... 895.00

(b) Multipurpose Projects—

1. Koyna-Sholapur Trans. Scheme	... 400.00
---------------------------------	------------

Grand Total ... 1295.00

The project report originally submitted had to be modified to suit the new allocations. But still as the allocation falls short of the minimum requirement of funds for the schemes envisaged, the Board decided to use some of its internal resources and depreciation accruals also for financing the Schemes. Brief description of the projects proposed and ways and means of financing the same are given below :—

Schemes proposed during the 2nd Five Year Plan—

	Capital cost Rs. lakhs
1. North and South Gujarat Electric Grid Schemes extensions	635.21
2. Jog Karnatak Electric Grid Scheme extensions ..	58.00
3. Spill-over from First Five Year Plan and Rs. 2.84 crores scheme	478.73
4. Koyna-Sholapur Trans. Scheme	400.00
Total ..	1571.94

Ways and Means of Financing the Projects.—The various projects envisaged are proposed to be financed as under :—

Second Five Year Plan Allocations	1295.00
Depreciation Accruals	239.54
Stores on hand	80.00
	1564.54
Internal resources of the Board	7.40
Total ..	1571.94

Government has been approached for the use of depreciation funds for financing part of the Second Five Year Plan Scheme.

Brief description of Schemes and Estimated Cost in Lakhs : North Gujarat Electric Grid Scheme Extensions.—The scheme proposes extensions to the existing North Gujarat Electric Grid system. The main extensions proposed are :—

1. Extension to Dehgam and electrification of tube-wells ..	27.84
2. Electrification of Gothan areas of villages	23.48
3. Electrification of Kalol Vijapur Zone	68.43

4. Extension to Jambusar and other villages	84.99
5. Extensions to existing major sub-stations to cater for additional loads	87.81
6. Extension to Karjan	8.15
7. Power supply to Saurashtra	35.00

The total cost of the extensions is estimated to be Rs. 245.3 lakhs (including interest during construction).

South Gujarat Grid Extension.—This Scheme envisages extensions to the South Gujarat Electric Grid system in order to meet the increasing load demands of South Gujarat area. The installed capacity of the thermal station at Utran will be increased by 45,000 KW and an extensive network of trans. and distribution lines will be provided to distribute this power to the various load centres in South Gujarat. The main extensions proposed are :—

1. Extension to Utran Power House by the installation of 3×15 MW turbo-alternator sets, necessary boiler plant etc. and line to Baroda Rs. 351.7 lakhs.
2. Extension to Broach and Baroda Rs. 19.46 lakhs.
3. Stringing 2nd circuit on Navsari-Billimoria line Rs. 2.52 lakhs.

The estimated cost of the extensions is Rs. 389.91 lakhs (including interest during construction).

Jog Karnatak Electric Grid Scheme Extensions.—To provide greater power facilities in order to promote industrial development in this potentially rich Karnatak area of Bombay State, it is proposed to extend this Scheme during the Second Five Year Plan. The main extensions proposed are :—

1. Stringing of 2nd Circuit from Jog to Kavalvad Rs. (9.8) lakhs.
2. Extension to Navalgund, Nargund and Annigeri Rs. (10.98) „
3. Extensions to Bankipur, Shiggaon and Savanur Rs. (7.62) „
4. Power Supply to Neera Sagar water works Rs. (3.38) „
5. Extensions to Existing sub-stations and new connections Rs. (26.22) „

The total costs of the extensions is estimated to be Rs. 58 lakhs.

Koyna-Sholapur Transmission Scheme.—The Koyna-Sholapur Transmission Scheme is based on purchase of power from the Koyna Hydro Electric Station and distributing the same to areas extending up to Sholapur on the Eastern side and localities around Karad, Miraj, Sangli, etc. in the West.

The total amount to be spent on this scheme during the Second Five Year Plan period is Rs. 400 lakhs which includes about Rs. 100 lakhs earmarked in the Koyna Project for distribution of power to Karad, Vishrambaug, Sangli, Miraj etc. Since all the above areas are proposed to be served under this Scheme, this amount is expected to be diverted from Koyna First stage into this Scheme.

Rs. 2.84/2.91 Crore—Loan Spill-over Schemes.—There are the schemes originally sanctioned under the 2.84 crore loan programme and which could not be completed before their scheduled dates of completion for reasons already mentioned. The Schemes coming under this are :—

- | | |
|---|-------------------|
| 1. Extension to Kadi Licensee | Rs. (2.46) lakhs. |
| 2. Electrification of Mahuda and Vina .. | Rs. (4.00) „ |
| 3. Electrification of Ankleshwar .. | Rs. (2.64) „ |
| 4. Electrification of Viramgam and Sanand. | Rs. (19.18) „ |
| 5. Electrification of Dholka and six Villages
around Dholka | Rs. (23.50) „ |
| 6. Electrification of villages in Anand Petlad-
Cambay Zone | Rs. (84.31) „ |
| 7. Electrification of tube-wells in Mehsana. | Rs. (35.85) „ |
| 8. Electrification of villages in Nadiad-Petlad
Zone | Rs. (49.91) „ |
| 9. Supply to Cambay Licensee | Rs. (2.06) „ |
| 10. Installation of new Diesel Power Houses
and Extensions to old diesel power
houses | Rs. (24.67) „ |

The estimated amount of spill-over is Rs. 248.58 lakhs (including interest during construction.)

Spill-over Schemes from First Five Year Plan.—These are the schemes which were sanctioned under the First Five Year Plan and due to various reasons could not be completed before the target dates and thus have to be treated as spill-over schemes into the Second Five Year Plan. The estimated cost of these spill-over Schemes is Rs. 230.15 lakhs.

An approximate balance sheet as on 31st March 1958, which is subject to adjustment is enclosed.

BALANCE SHEET.

Balance sheet (provisional) as
(Pending adjustments on declaration of
and on final

Capital and Liabilities.		Amount in Lakhs.	
Item : No.		Rs.	Rs.
1. Loan from State Government—			
(a) Capital loan to be declared as on 6-11-54 under section 60(2) of the Electricity Supply Act, 1948. Estimated (Representing capital expenditure up to 6-11-54 shown as per contra)			1255.51
(b) Loan declared by Government under section 64 for the period 6-11-54 to 31-3-55			15.29
(c) Loan borrowed from Government during 1955-56	180.25		
Less—Repaid during 1955-56	1.00	180.25	
			1460.05
2. Interest payable to State Government—			
(a) For the period from 6-11-54 to 31-3-55			23.07
(b) For the year from 1-4-55 to 31-3-56.	58.03		
Less—Actually paid	1.12	56.91	
			79.98
3. Other Reserves—			
Outstanding revenue for the period prior to 6-11-54 collected during 1955-56			19.49
Less—Outstanding payments for the above period made during 1955-56		9.59	
			9.90
Carried Over Rs.			1549.93

on 31st March 1956.

capital loan by Government
Audit).

Item: No.	Property and Assets	Amount in Lakhs.		Rs.
		Rs.	Rs.	
1.	<i>Capital Expenditure—</i>			
	(a) Period to 6-11-1954 ...	1255.51		
	Less—Materials at site transferred to stock of stores as shown below at item 2(a) ...	90.82		
			1164.69	
	(b) During 6-11-54 to 31-3-56 ...		54.36	
	(c) During 1-4-55 to 31-3-56 actually incurred ...	112.80		
	Add—Outstanding payments per contra.	51.00	163.80	
				1382.85
2.	<i>Stock of Stores—</i>			
	(a) As on 6-11-54 as transferred from capital expenditure as shown above at item 1(a) ...		90.82	
	(b) Balance of stock suspense account as on 31-3-55 ...		17.72	
	(c) Less—Consumed during 1955-56 from old stock ...		108.54 5.75	
				102.79
3.	<i>Sundry Debtors—</i>			
	(a) For energy supplied (1955-56) ...		32.16	
	(b) For advances to suppliers of stores during (1955-56) ...		20.40	
	(c) For miscellaneous advances trans- ferred by Government as on 31-3-55 ...	9.01		
	Less—Adjusted during 1955-56	2.19	6.82	
	(d) Other miscellaneous debit balances.		1.01	
				60.39
	Carried Over Rs. ...			1546.03

Balance sheet (provisional) as
(Pending adjustments on declaration of
and on final

Capital and Liabilities— <i>contd.</i>	Amount in Lakhs.		
	Rs.	Rs.	Rs.
Brought Over ...		9.90	1549.93
4. Deposits—			
(a) Past deposits as on 31-3-55 transferred by Government ...	24.08		
(b) Balance of consumers, contractors' and others deposits received during 1955-56 ...	10.04		34.12
5. Sundry Creditors—			
(a) Balance of Purchase Account (Stores and Works Outstanding creditors) as on 31st March, 1955 transferred by Government to be adjusted ...		31.78	
(b) <i>Outstanding Creditors for 1955-56—</i>			
For Revenue works ...	20.91		
For Capital works as per contract under item 1(C) ...	51.00		
For Stores supplies ...	16.88		
For other sundry credit balances ...	1.92		
(c) Miscellaneous outstanding for 1955-56—		90.71	
For Provident Fund ...	1.90		
Electricity duty payable ...	0.76		
Unpaid salary and wages ...	1.27	3.93	126.42
6. Suspense Accounts—			
Pending adjustments06
7. Branch adjustments—			5.04
8. Service connection Deposits—			3.44
9. Provision for Depreciation—			
(a) For the period from 6-11-54 to 31-3-1955 ...		10.52	
(b) For the year from 1-4-55 to 31-3-56 ...		31.29	41.81
Total ...			1760.92

on 31st March 1956.

capital loan by Government
Audit)—continued.

Property and Assets—contd.	Amount in Lakhs.		
	Rs.	Rs.	Rs.
Brought Over ...			
4. <i>Suspense Accounts—</i>			
Pending adjustments ...			1.04
5. <i>Outstanding Income—</i>			
(Interest receivable) ...			1.62
6. <i>Cash and Investments—</i>			180.73
7. <i>Balance of Net Revenue—</i>			
(a) <i>For the period 6th November 1954 to 31st March 1955—</i>			
Net excess of Receipts over payments ...	9.94		
Add—Outstandings collected during 1955-56 ...	45.10		
	55.04		
Less— Outstanding payments made during 1955-56 ...		36.19	
Less— Interest payable to Govt...	23.07		
Depreciation Provision ...	10.62		
		14.84	
(b) <i>Net deficit for 1955-56 (after providing for Interest and Depreciation) ...</i>		16.66	31.50
Total ...			1760.92

APPENDIX "A".

Statement of Capital Expenditure incurred during 1955-56.

Serial No.	Name of Scheme or Power House.	Estimated cost of Scheme in lakhs.).	Expenditure incurred during 1.55-56.
		Rs.	Rs.
1	North Gujarat Electric Grid Scheme—		
	(a) First-Stage Development	267 86	5,16,259
	(b) Second-Stage Development	...	12,37,337
	(c) Extensions under R. 2 91 crores	291 18	28,19,908
	(d) Extensions under I.I.F. Y. Plan	125 97	258
2	South Gujarat Electric Grid Scheme	386 22	13,51,555
3	Chola Power Station and Extension	398 46	13,30,578
4	Jog Karnataka Electric Grid Scheme	213 06	17,82,373
5	Ratnagiri Town Electrification	7 05	76,152
6	Vengurla	7 44	1,06,775
7	Malwan	4 69	14,997
8	Chiplun	3 98	16,272
9	Islampur Peth Town	4 57	37,440
10	Hukeri	18 27	36,935
11	Guledgu	9 42	69,687
12	Ilkal	6 84	59,052
13	Dharangaon	14 40	44,985
14	Buldhongal	5 16	1,41,154
15	Satara Taluka Villages Electrification	11 34	6,176
16	Bulsar Taluka Villages Electrification	4 97	12,031
17	Kolhapur RHE-Scheme	231 40	8,73,594
18	Chotta Udaipur Power House	4 53	30,877
19	Himatnagar	2 21	9,506
20	Rajpipla	4 87	5,997
21	Radhanpur	...	1,880
22	Dharanpur	2 28	8,082
23	Manasa	0 66	2,198
24	Santrampur	81	34,438
25	Dergad-Baria	0 50	6,225
26	Bansda	2 03	24,934
27	Janjira	0 09	2,554
28	Jawhar	0 46	2,639
29	Gandevi	0 50	4,053
30	Pimpri-Talegaon Scheme	21 80	1,633
31	Phaltan Bhatgar Scheme	15 16	2,79,374
32	Okha Power House...	3 74	53,705
33	Ulhasnagar Township Scheme	9 73	42,954
34	Deesa Power House	1 69	1,25,495
35	Wai Electrification Scheme	2 01	51,151
36	Head Office	35,592
	Grand Total	2,136 13	1,12,80,088

APPENDIX B.

APPENDIX

Statement of Revenue Receipts

Serial No.	Name of Scheme or Power House.	Revenue Receipts.
1	2	3
		Rs.
1	North Gujarat Electric Grid	63,28,225
2	South Gujarat Electric Grid	43,16,388
3	Chola Power Station 2nd Extension	1,18,07,419
4	Jog Kankar Electric Grid	7,9,452
5	Ratnagiri Town Electrification	1,27,984
6	Vengurla Town Electrification	55,376
7	Malwan Town Electrification	49,074
8	Chiplun Town Electrification	71,695
9	Islampur Town Electrification	57,647
10	Hukeri Town Electrification	1,28,238
11	Guledgad including Bulk Supply to Bagalkot Licensee	56,123
12	Mal Town Electrification	34,590
13	Dharangaon Town Electrification including Supply to Salva Village	69,968
14	Bailhongal Town Electrification	6,012
15	Satara Taluka Villages	30,554
16	Phaltan Bhatgar Scheme	1,51,177
17	Kolhapur R. H. E. Scheme	7,66,343
18	Chhota Udepur	65,386
19	Rajpipla	1,83,974
20	Himatnagar	56,992
21	Radhanpur	27,885
22	Dharampur	42,329
23	Mansa	14,293
24	Santrampur	11,461
25	Devgad-Baria	1,02,721
26	Bansga	26,240
27	Janjira	28,688
28	Jawhar	15,687
29	Ulhasnagar	1,19,338
30	Okha	93,249
31	Deesa	55,464
32	Versoda
33	Head Office Receipts	2,74,965
	Total ..	2,59,73,937

"B".

and Expenditure for the year 1955-56.

Revenue Expenditure including Establishment.	Net Revenue.	Interest Charges.	Depreciation Charges.	Net Surplus or Deficit.
4	5	6	7	8
Rs.	Rs.	Rs.	Rs.	Rs.
47,27,989	- 16,00,236	11,10,052	6,10,000	- 1,19,816
24,35,817	- 18,30,571	13,12,813	6,85,000	- 1,17,842
88,17,092	- 29,90,327	14,76,837	8,18,600	+ 6,94,890
6,03,867	- 1,94,585	9,24,848	2,87,500	- 10,17,763
1,11,421	+ 16,563	31,007	23,631	- 38,075
77,791	- 22,415	25,186	19,397	- 66,998
73,868	- 24,794	23,685	18,440	- 66,919
73,696	- 2,001	23,239	19,350	- 44,590
78,396	- 20,749	22,153	21,854	- 64,756
1,09,505	+ 18,733	77,214	68,325	- 1,26,806
71,401	- 15,278	46,436	40,125	- 1,01,839
50,762	- 16,172	51,174	40,235	- 1,07,581
58,221	+ 11,747	58,500	54,413	- 1,01,166
11,736	- 5,724	20,490	- 26,214
53,448	- 22,894	43,967	22,930	- 89,791
67,414	+ 83,763	30,266	9,950	+ 43,547
3,84,797	+ 3,81,546	4,01,773	2,77,800	- 2,98,027
82,527	- 17,141	17,986	23,245	- 58,372
1,35,581	+ 43,393	15,667	18,660	+ 14,166
53,223	+ 3,769	15,718	12,501	- 24,450
52,398	- 24,513	8,032	4,093	- 36,638
56,258	- 13,927	5,896	8,141	- 27,964
14,386	- 93	1,806	2,102	- 4,001
28,252	- 16,791	3,244	3,139	- 23,174
1,08,937	- 6,210	5,965	5,454	- 17,635
31,162	- 4,922	4,742	5,793	- 15,457
33,469	- 19,781	2,330	2,891	- 15,002
17,773	- 2,086	2,189	2,547	- 6,822
1,62,125	- 42,787	19,852	2,553	- 65,192
80,034	+ 13,215	19,790	18,507	- 25,082
38,842	+ 16,622	2,250	+ 14,372
588	- 588	525	- 1,113
....	+ 2,74,965	+ 2,74,965
1,87,07,774	+ 72,66,163	58,03,282	31,29,426	- 16,66,545

APPENDIX

Estimates of Capital Expenditure for the

Serial No.	Name of the Scheme or Power House.	Power Station and Connected works.	Transmission Lines (including Sub-stations).
1	2	3	4
		Rs.	Rs.
1	<i>North Gujrat Electric Grid—</i>		
	(a) First Stage Development
	(b) 2nd Stage Development
	(c) Extensions under 2-91 crores	54,23,600
	(d) Extensions under 2nd Five Year Plan	3,04,500
2	<i>South Gujrat Electric Grid—</i>		
	(a) First Five Year Plan	1,97,900	4,11,100
	(b) 2nd Five Year Plan
3	Chola Power Station 2nd Extension	18,47,300
4	<i>Jog Karnatak Electric Grid—</i>		
	(a) First Five Year Plan	37,000
	(b) 2nd Five Year Plan	5,27,200
5	Ratnagiri Town Electrification
6	Vengurla Electrification	30,500
7	Malwan Electrification
8	Chiplun Electrification
9	Islampur Electrification
10	Hukeri Electrification
11	Guledgud including Bulk Supply to Bagalkot Licensee.
12	Ilkal Town Electrification	17,300
13	Dharangaon Electrification including supply to Salva Village.
14	Bailhongal Town Electrification	10,200
15	Satara Taluka Villages
16	Phaltan Bhatgar Scheme	1,01,500
17	Kolhapur R. H. E. Scheme	1,30,400	6,60,300
18	Chhota Udepur

"C"

year 1956-57.

Distribution System (including Sub-stations) Public Lighting.	Administrative and Residential Land and Bldgs.	General Assets.	Stock Increase or Decrease over Opening Balance.	Total Requirements per 1956-57.
5	6	7	8	9
Rs.	Rs.	Rs.	Rs.	Rs.
5,48,100	8,000	5,56,100
47,06,500	1,20,000	2,00,000	50,86,500
43,10,200	5,07,600	4,00,000	5,50,000	1,11,91,400
25,57,900	8,68,900	2,30,000	1,00,000	40,61,300
29,97,100	50,000	36,56,100
9,01,500	6,49,600	1,10,000	16,61,100
.....	1,82,700	50,000	1,00,000	21,80,000
6,39,500	38,200	2,77,800	9,92,500
2,91,800	6,400	1,50,000	9,75,400
20,300	2,500	500	23,300
50,800	1,000	3,000	85,300
77,100	500	4,000	81,600
31,200	500	3,000	84,700
40,600	500	3,000	44,100
55,800	2,500	500	3,000	61,800
81,200	2,500	500	84,200
20,300	500	3,000	41,100
1,01,500	1,000	20,000	1,22,500
14,200	500	2,000	26,900
5,100	300	5,400
1,32,000	50,800	1,00,000	3,84,300
9,37,200	12,200	1,00,000	18,40,100
79,700	1,000	15,000	95,700

APPENDIX

Serial No.	Name of the Scheme or Power House.	Power Station and connected Works.	Transmission Lines (including Sub-stations).
1	2	3	4
		Rs.	R .
19	Rajpipla
20	Himatnagar
21	Radhanpur	1,01,500
22	Dharanpur
23	Mansa.
24	Santranpur
25	Devgad Baria	50,800
26	Bansada
27	Janjira
28	Jawhar
29	Ulhasnagar
30	Okha
31	Deesa
32	Pimpri Talegaon
33	Akluj	1,01,500
34	Gajendargad	1,01,500
35	Dhandhuka	1,52,300
36	Modassa	1,52,300
37	Head Office, Bombay
	<i>New Items.</i>		
38	Wai Electrification Scheme	81,200
39	Supply to H. T. Consumers in Bhusaval area	8,53,600
40	Karad-Sholapur Scheme	1,00,000
41	Ukai Khandesh Project	5,00,000	50,000
42	Survey and Investigations of New Hydro Electric Projects.	50,000
43	New Diesel Nursery Electrification Scheme and Acquisition of Licenses	4,00,000
	Total ..	40,26,200	83,67,300

"C"—contd.

Distribu- tion System (including Sub stations) Public Lighting.	Administra- tive and Residential Land and Bldgs.	General Assets.	Stock Increase or Decrease over opening Balance.	Total Requirements per 1956-57.
5	6	7	8	9
R.	Rs.	Rs.	Rs.	Rs.
2,07,100	1,000	20,000	2,28,100
1,01,500	500	20,000	1,22,000
59,900	5,100	2,000	10,000	1,73,500
20,300	500	5,000	25,800
3,000	400	3,400
1,000	500	1,500
44,600	500	10,000	1,05,900
1,500	400	1,900
10,200	400	10,600
53,800	400	5,000	59,200
3,04,500	2,000	5,000	3,11,500
1,34,000	500	10,000	1,44,500
50,800	1,000	10,000	61,600
5,85,000	96,700	20,000	1,00,000	8,02,300
81,200	20,400	3,000	30,000	2,36,100
81,200	20,400	3,000	30,000	2,36,100
81,200	20,400	2,000	20,000	2,75,900
81,200	20,400	2,000	20,000	2,75,900
.....	40,000	2,00,000	2,40,000
20,300	40,600	2,000	10,000	1,54,100
7,10,500	2,03,000	1,00,000	2,00,000	20,67,100
.....	1,00,000
.....	15,50,000
.....	15,50,000
3,00,000	7,00,000
2,16,43,000	27,50,900	15,35,200	19,61,000	4,02,83,600

APPENDIX

Estimates of Revenue Receipts

Serial No.	Name of Scheme or Power House.	Estimated income.	Estimated Revenue		
			On operation and Main-tenance.	Share of Head Office Administration.	General Establishment (including Consumers Accounts & Collection).
1	2	3	4	5	6
		Rs.	Rs.	Rs.	Rs.
1	North Gujarat Electric Grid ...	72,92,000	53,18,000	1,41,387	3,50,000
2	South Gujarat Electric Grid ..	55,75,000	29,49,000	79,239	2,11,000
3	Mhola Power Station 2nd Extension ..	1,41,61,000	1,02,51,000	2,60,644	2,25,000
4	Jog Karnatak Electric Grid ..	10,69,000	5,30,000	18,845	1,95,000
5	Ratnagiri Town Electrification ..	1,35,000	1,01,800	3,081	19,100
6	Vengurla " " ..	65,000	64,700	2,034	14,000
7	Melwan " " ..	60,500	58,300	1,798	11,400
8	Chiplun " " ..	75,000	60,800	1,920	13,800
9	Islampur " " ..	58,000	58,400	1,845	13,200
10	Hukeri " " ..	1,18,000	96,400	3,292	32,600
11	Guledgad including Bulk supply to Bagalkot Licence.	1,15,000	1,10,000	3,220	16,100
12	Mkal Town Electrification ..	30,000	49,800	1,528	9,100
13	Dhangaon Electrification including supply to Salva Village.	70,000	75,200	2,388	18,000
14	Bailhanga Electrification ..	20,000	28,300	914	6,000
15	Sitara Taluka Villages ...	31,000	55,900	1,744	11,100
16	Phalan Bhatgar Scheme ..	1,20,000	62,000	2,123	20,300
17	Khapur-R. H. E. Scheme ..	9,37,000	2,42,450	9,894	1,44,000
18	Mhota Udepur ...	55,500	67,100	2,073	12,400
19	Rajpipla ...	1,94,000	1,10,200	3,277	6,600
20	Dimatnagar ...	54,500	46,900	1,447	8,700
21	Radhanpur ...	26,000	42,900	1,538	6,300
22	Dharampur ...	48,500	50,500	1,449	5,200
23	Mansa ...	13,000	15,000	513	3,200
24	Santrampur ...	14,000	30,100	949	5,600
25	Davgad-Baria ...	1,05,500	91,500	2,782	17,800
26	Bansda ...	22,000	27,600	872	5,600
27	Janjira ...	32,500	36,200	1,204	10,400
28	Jawhar ...	14,500	17,100	567	4,500
29	Ulhasnagar ...	1,50,000	1,45,500	4,263	22,400
30	Okha ...	1,11,000	62,500	1,833	8,300
31	Jaesa ...	80,000	45,000	1,313	10,700
32	Versoda	20	800
Total ..		3,08,42,500	2,08,99,550	5,60,000	14,59,100

"D".

and Expenditure for the year 1953-57.

Expenditure for 1953-57						
Provident Fund, Pension and State Insurance	Contingencies	Welfare	Non-Interest	Interest Charge	Depreciation Charges	Net Surplus or Deficit
7	8	9	10	11	12	13
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
20,000	20,000	58,10,387	+11,12,658	17,51,997	6,21,826	-9,31,210
19,000	20,000	3,75,220	+22,96,76	12,47,120	8,47,918	+2,01,723
20,000	20,000	1,11,060	+1,47,312	13,08,387	8,05,610	+10,84,355
15,300	2,000	7,70,61	+1,00,000	8,25,416	5,52,828	-11,26,289
1,500	2,000	1,24,18	+1,70,11	31,021	28,322	-54,826
1,400	2,000	6,11	+1,00	31,13	25,496	-76,053
1,400	1,000	7,308	+1,300	18,373	18,698	-50,060
1,400	1,000	7,120	+1,00	22,518	22,373	-49,311
1,400	1,000	7,11	+1,00	21,063	23,037	-62,465
1,900	2,000	1,00,02	+10,02	6,723	72,914	-1,47,820
1,900	2,000	1,00,02	+10,02	13,273	45,536	-1,06,979
1,800	1,000	60,000	+1,00	30,387	42,097	-1,14,612
1,200	2,000	63,71	+1,00	51,070	54,930	-1,34,777
700	1,000	27,811	+1,00	10,000	11,453	-46,265
1,900	1,000	1,00	+1,00	1,000	23,620	-98,767
1,400	1,000	67,511	+1,00	52,207	21,679	-21,677
3,000	1,000	4,00,000	+1,00	3,00,000	3,00,000	-2,07,361
1,200	3,000	3,00,000	+1,00	2,00,000	24,327	-77,152
1,500	4,000	1,00,000	+1,00	28,71	24,942	+5,310
800	2,000	61,17	+1,00	20,241	14,098	-30,680
900	2,000	61,17	+1,00	1,000	9,464	-57,384
800	2,000	7,000	+1,00	6,972	8,083	-26,504
500	2,000	2,000	+1,00	6,000	5,153	-19,858
600	2,000	3,000	+1,00	6,752	5,974	-37,975
1,000	2,000	1,00,000	+1,00	8,356	6,362	-24,270
600	2,000	3,00,000	+1,00	1,000	6,417	-25,395
1,000	1,000	40,801	+1,00	3,124	3,460	-23,897
300	1,000	2,00,000	+1,00	5,792	4,020	-19,388
2,200	2,000	1,76,262	+1,00	16,118	10,203	-52,984
1,200	2,000	7,000	+1,00	33,066	29,112	-27,911
800	1,000	60,000	+1,00	10,685	7,233	+2,706
.....	820	+1,00	749	-1,360
1,14,100	1,38,000	2,31,11,200	71,7,200	62,31,84	38,06,301	-23,06,082

APPENDIX "I".

Scales of Pay applicable to Officers and Staff.

Designation	Scale of Pay.
1	2

CLASS I AND II.

A. *Technical Officers—*

Chief Engineer 1800—100—2000 (Mfl.).
Superintending Engineers 1300—60—1600 (Mfl.).
Senior Executive Engineer 900—45—1350 (Mfl.)
Executive Engineers 500—30—650—E.B.—45—965 (Mfl.).
Dy. Executive Engineers 400—20—500—E.B.—25—650 (Mfl.).
Assistant Engineers 220—15—400 (Mfl.).
Chief Draftsman 220—15—400 (City).

B. *Non-Technical Officers—*

Hon. Secretary Fixed pay of Rs. 600 to be payable to Government. The incumbent draws his full pay from Government for working as Deputy Secretary to Government in one of its Department in addition to his duties as Hon. Secretary of the Board.
Chief Accounts Officer 900—45—1350 (Mfl.).
Deputy Secretary (G. & E.) 500—30—650—E.B.—45—965 (Mfl.).
Deputy Secretary (Board) 400—20—500—E.B.—25—650 (Mfl.).
Internal Auditor 500—30—650—E.B.—45—965 (Mfl.).
Deputy Accounts Officer 400—20—500—E.B.—25—650 (Mfl.).
Deputy Internal Auditor Do.
Assistant Secretary (Legal) 300—20—500 (City).
Assistant Secretary (Estt.) Do.
Assistant Secretary (General) Do.
Legal Assistant Do.
Superintendent 260—15—350 (City).

CLASS III AND IV.

A. *Technical Staff—*

Junior Engineer (E & M) 150—10—270 (Mfl.).
Do. 80—5—100—8—140—E.B.—10—220—E.B.—10—270.

APPENDIX "1"—*contd.*

Designation. 1	Scale of Pay. 2
Cable Jointer. .	.. 150-10-270 (Mfl.).
Sub-Engineers (E & M).	.. 80-8-160 (Mfl.).
Junior Engineers (Civil)	.. 150-10-270 (Mfl.).
Do.	.. 80-5-100-8-140-E.B.-10-220- E.B.-10-270.
Elect. Supervisor.	.. 80-5-100-12-208-E.B.-12-352- E.B.-12-460.
Sub-Engineers (Civil).	.. 80-8-160 (Mfl.).
Senior Draftsman.	.. 150-10-270.
Doctor.	.. 185-8-225+ Spl. pay and allow- ance.
Operator.	.. 150-10-270 (Mfl.).
Do. (RHEW).	.. 140-10-220 (Mfl.).
Boiler Operators.	.. Do.
Boiler Attendants.	.. 92-8-140 (Mfl.).
Turbine Operators.	.. 140-10-200 (Mfl.).
Boiler Mechanic.	.. Do.
Control Room Operator.	.. 140-10-200 or 110-10-180 (Mfl.).
Head Tracer.	.. 80-8-160 (Mfl.).
Sr. Electrician.	.. 110-10-180 (Mfl.).
Turbine Mechanic.	.. Do.
Chemist.	.. 150-10-270 or 110-10 180.
Junior Draftsman.	.. 80-8-160 (Mfl.).
P. H. Foreman.	.. 80-5-100-8-140-E.B.-10-200- (Mfl.).
Line Foreman.	.. Do.
Boiler Brick Jointer (Mason).	.. 80-8-160 (Mfl.).
Tester:	.. Do.
Special Line Inspector.	.. 125-5-150.
Electric Mechanic.	.. 92-4-120.
Instrument Mechanic.	.. 80-8-160 (Mfl.).
IV-A-24a (Lino)	

APPENDIX "I"—*contd.*

Designation 1	Scale of Pay. 2
Assistant Security-cum-Personnel Officer.	.. 80-8-130.
Line Inspector.	.. 80-8-160 (or) 60-6-120
Turbine Attendants.	.. 60-6-120.
Assistant Control Room Operators.	.. Do.
Electric Fitter.	.. 60-6-120.
Electrician.	.. Do.
Maintenance Electrician.	.. 80-8-160 (For R.H.E.W.).
Gas and Electric Welder.	.. 60-6-120.
Senior Turner	.. 60-6-120.
Assistant Operators	.. (a) 60-6-120. .. (b) 80-8-130.
Meter Mechanic	.. 60-6-120.
Mechanic	.. Do.
Maintenance Mechanic	.. 80-8-160 (For R.H.E.W.).
Assistant Draftsman	.. 60-6-120 (Mtl.).
Lorry and Jeep Drivers	.. 60-4-100.
Engine Drivers	.. Do.
Meter Testers	.. 80-8-160 or 60-6-120.
Midwife	.. 55-3-85-E.B.-4-125-5-130.
Compounder	.. Do.
Fitters	.. (a) 55-3-85-4-105 (D.N.P.H.). .. (b) 60-6-120 (for Chola). .. (c) 55-3-85 (for small Power House).
Fireman	.. 55-3-85.
Feed Water Station Operators	.. Do.
Condenser Operators	.. Do.
Pumping Station Operators	.. Do.
Coal and Ash Handling Plant Attendants	.. 40-1-50.
Turner	.. 55-3-85.
Carpenter and Pattern Maker	.. Do.
Painter	.. 55-3-85.
Moulders	.. 55-3-85.
Plumber	.. Do.
Sarang	.. Do.
Laboratory Tester	.. Do.

APPENDIX "I"—*cont'd.*

Designation.	Scale of Pay.
1	2
Maistry	.. 55-3-85.
Maistry (Civil)	.. 55-3-85 (For Utran).
Pipe Fitter	.. 55-3-85.
Mason	.. 55-3-85.
Blacksmith	.. (a) 55-3-85.
	.. (b) 45-1-50-2-70.
Wireman	.. 55-3-85 (For Utran).
	.. 52-3-85 (For Nadiad).
Lineman	.. 55-3-85.
Switch Board Operators	.. (a) 52-3-85.
	.. (b) 40-1-50.
Tracers	.. 46-3-85-E.B.-4-105.
Computors	.. Do.
Blue Printer (Mfl.).	.. 46-3-85-E.B.-4-105.
Weigh & Bridge Attendants.	.. Do.
Asstt. Engine Drivers.	.. 46-3-85.
Asstt. Fitter.	.. Do.
Assistant Fitter Mechanic.	.. 40-2-60.
Helper-cum-Fitter, Helper-cum-Fireman.	.. Do.
Pump Attendants.	.. 40-1-50.
Turner-cum-Fitter.	.. Do.
Welder.	.. Do.
Fuseman.	.. Do.
Hammerman.	.. Do.
Asstt. Fireman.	.. Do.
Oilman/Fireman.	.. Do.
Ash Gangaman.	.. 40-1-50 or 35-1-50-2-60.
Laboratory Attendant.	.. 30- $\frac{1}{2}$ -35.
Blue Printer.	.. Do.
Street Light Checker.	.. 30- $\frac{1}{2}$ -35.
Cycle Swars.	.. Do.
B. Non-Technical Staff—	
Divisional Accountants/Accounts/Audit Assistants.	.. 160-10-250-E.B.-15-355 (Mfl.).
Auditors.	.. 150-10-270 (Mfl.).
Stores Superintendent.	.. 150-10-270 (Mfl.).

APPENDIX "I"—*concl'd.*

Designation. 1	Scale of Pay. 2
Senior Clerks (City).	.. 170-10-250.
Head Clerks (Stores) (City).	.. Do.
Head Cashiers.	.. 150-10-270 (Mfl.).
Stenographer (City).	.. 140-8-220-10-270.
Divisional Head Clerks.	.. 140-10-190 (Mfl.)
Sr. Accountants Clerk (City).	.. 135-8-175-10-205.
Assistant Cashier (City).	.. Do.
Store-Keeper (City).	.. Do.
Sr. Accounts Clerk (Mfl.).	.. 100-8-140-10-170.
Sr. Clerks & Cashier (Mfl.).	.. 92-8-140.
Steno-typists (City).	.. 75-5-110-6-200+SHA.
Junior Clerks (City).	.. 75-5-140-E.B.-6-200.
Typists (City).	.. Do.
Telephone Operators (City).	.. 92-4-120-E.B.-5-140.
Electrician-cum-Clerk	.. 75-140-E.B.-6-200 (City).
Store-keepers (Mfl.).	.. (a) 100-8-140-10-170 (Mfl.).
	.. (b) 92-8-140 (Mfl.).
Steno-typists (Mfl.).	.. 70-3-85-E.B.-4-105-E.B.-4-125.
Time-keeper.	.. 60-6-120.
Watch & Ward Inspector.	.. 80-8-160.
Junior Clerks, Clerks-cum-Typists etc. (Mfl.).	.. 46-3-85-E.B.-4-105.
Bill Collectors.	.. Do.
Meter Readers.	.. Do.
Assistant Time Keeper.	.. 46-3-85-4-105.
Dafteries (City).	.. 40-1-50-2-60.
Telephone Operators (Mfl.).	.. 35-1-45.
Daftary (Mfl.).	.. Do.
Chowkidars (City).	.. 40-1-50.
Peons, Sweepers, Hamals, Store-lackers (City).	.. 35- $\frac{1}{2}$ -40.
Naik (Mfl.).	.. 35-1-45.
Peons, Chowkidars, Sweepers, Gardeners Etc.	.. 30- $\frac{1}{2}$ -35.
Khalasis, Sub-station helpers, Power House Cleaner, line Helpers, Chemical Laboratory Attendants, Scoranger, Sweeper.	.. 30- $\frac{1}{2}$ -35.

APPENDIX "II"

Scales of Allowances Applicable to Officers and Scheduled Staff.

Description.	Abbreviation.	Scale.	Remarks.
Dearness Allowance	D. A.	(a) Pay up to Rs. 50 Rs. 35 p. m. Pay ranging from— 51-100 ... Rs. 15 p. m. 101-150 ... Rs. 50 p. m. 151-200 ... Rs. 55 p. m. 201-300 ... Rs. 60 p. m. 301-500 ... Rs. 70 p. m. 501-750 ... Rs. 85 p. m. 751-1000 ... Rs. 100 p. m. 1001-1500 ... The amount by which the pay falls short of Rs. 1100. Pay ranging from 1501/-Nil.	For Class III and IV employees and for Class I and II married employees.
		(b) Pay up to Rs. 1000-10 per cent. of pay subject to a minimum of Rs. 40 p. m. and a maximum of Rs. 75 p. m. Pay ranging from 1001 to 1075. The amount by which the pay falls short of Rs. 1075. Pay ranging from Rs. 1076 Nil.	For Class I and II unmarried employees.
Compensatory Local Allowance.	C. L. A.	(a) Below Rs. 500 ... 50/- Pay ranging from Rs. 500 to 1499 ... 75/- Pay Rs. 1500 and above ... 100/-	For Class I and II employees in mofussil scale when posted in Bombay.
Do.		(b) Below Rs. 35 Pay ranging from— Rs. 35-60 ... 75/- Rs. 61-80 ... 100/- Rs. 81-140 ... 125/- Rs. 141-200 ... 150/- Rs. 201-300 ... 175/- above Rs. 300/- ... 200/-	For Class III and IV employees in mofussil scale. When posted in Bombay.
Do.	C. L. A.	(a) Pay below Rs. 55 ... 3/- Pay ranging from— Rs. 55-100 ... 5/- Rs. 101-140 ... 7/- Above Rs. 141/- ... 10/-	For Class III and IV employees posted in Ahmedabad City.
House Rent Allowance.	H. R. A.	(a) The amount of actual rent over and above 10 per cent. of pay limited to 15 per cent. of the pay. (b) Pay below Rs. 54/- ... 10/- Pay ranging from— Rs. 55-100 ... 15/- Rs. 101-250 ... 20/- Pay above Rs. 251/- 10 per cent. of pay.	For Class I and II employees in the mofussil scales of pay when posted in Bombay.
			For Class III and IV employees in mofussil scales when posted in Bombay.

APPENDIX " II "—contd.

Description.	Abbreviation.	Scale.	Remarks.
House Rent Allowance.	H. R. A. ...	Rs. (a) Pay below Rs. 55/- ... 7/- Pay ranging from— Rs. 55-100 ... 10/- Rs. 101-250 ... 15/- Pay above 250/- 7½ per cent.	For Class III and IV employees posted in Ahmedabad.
Do. ...	Do. ...	(a) Pay below Rs. 55/- ... 5/- Pay ranging from— Rs. 55-100/- ... 7/- Rs. 101-250/- ... 10/- Pay over Rs. 250/- 5 per cent. of pay.	
Travelling Allowance.	T. A. ...	As per the provisions of the T. E. B. employees Service Regulations.	
Travelling Allowances (fixed) or Conveyance Allowances.	T. A. (fixed), or C. A.	Pedal Bicycle allowance-rate is Rs. 4/- p. m. Conveyance allowance as fixed from time to time by the Board.	
Daily Allowance ...	D. A. ...	As to the provisions of the B. E. Board employees Service Regulations.	

APPENDIX "A"

List of Municipalities selected by the Bombay Electricity Board up to 31st March 1956.

Name of the Scheme from which Served	District in which Town/Village located	Name of the Town/Village Electrified.	Date of Commencement of Supply.
1. North Gujarat Electric Grid Scheme.	Kaira	Uttervancha 24-12-51
	Do.	.. Narsanda 9-2-52
	Do.	.. Kanjori 23-2-52
	Do.	.. Vadatal 9-3-52
	Do.	.. Kaira 18-4-52
	Do.	.. Mehmedabad 29-6-52
	Do.	.. Lambhvel 12-8-52
	Do.	.. Chaklashi 14-11-52
	Do.	.. Samarkha 14-5-53
	Do.	.. Karamsad 5-7-53
	Do.	.. Dabhan 25-12-52
	Do.	.. Mehmedpura 5-9-52
	Do.	.. Ajarpura 25-11-53
	Do.	.. Borsad 16-4-53
	Do.	.. Malav 15-8-53
	Do.	.. Kaniij 27-8-53
	Do.	.. Dabhol 7-10-53
	Do.	.. Bochasan 7-10-53
	Do.	.. Ashi 17-10-53
	Do.	.. Thamna 20-10-53
	Do.	.. Salun 24-10-53
	Do.	.. Boriavi 20-11-53
	Do.	.. Napa 6-12-53
	Do.	.. Navli 19-1-54
	Do.	.. Alindra 1-2-54
	Do.	.. Vhera 2-2-54
	Do.	.. Kaira Camp 9-1-54
	Do.	.. Napad 27-3-54
	Do.	.. Bodal 21-3-54

APPENDIX " III "—*contd.*

Name of the Scheme from which Served.	District in which Town/Village is Located.	Name of the Town/Village Electrified	Date of Commencement of Supply.
1. N. G. E. G. Kiana Scheme.	Do.	Undhela	7-1-54
	Do.	Sarasmal	11-8-54
	Do.	Mogri	27-7-54
	Do.	Chikhodra	1-8-54
	Do.	Vasad	2-10-54
	Do.	Adas	20-10-54
	Do.	Ode	26-1-55
	Do.	Sarsa	23-12-54
	Do.	Dharmaj	20-1-55
	Do.	Bhaloj	27-2-55
	Do.	Wansol	16-6-55
	Do.	Pihij	26-7-55
	Do.	Sandhana	23-7-55
	Do.	Bedwa	18-8-55
	Do.	Vadod	5-10-55
	Do.	Virsad	14-11-55
	Do.	Vaso	18-6-55
	Ahmedabad	Bareja	15-8-54
	Do.	Barejadi	29-12-53
	Do.	Nandoj	29-9-53
	Baroda	Padra	15-8-55
		Bajuwa	28-2-56
		Koyali	28-2-56
2. South Gujarat Electric Grid.
3. Diesel Nursery Scheme.	Ratnagiri	Ratnagiri	17-2-50
	Do.	Malvan	9-9-50
	Do.	Vengurla	30-11-49
	Do.	Chiplun	1-6-50
	Belgaum	Hukeri	29-4-53
	Do.	Sankeshwar	18-7-53

APPENDIX "III"—contd.

Name of the Scheme from which Served.	District in which Town/Village is Located.	Name of the Town/Village Electrified.	Date of Commencement of Supply.
3. Diesel Nursery Scheme.	Belgaum	Ohikodi	4-2-54
	Do.	Gokak	23-10-53
	Do.	Konnur	5-12-53
	Do.	Bailhongal	4-10-56
	Bijapur	Guledgud	7-12-53
	Do.	Kamatgi	7-12-53
	Do.	Ilkal	10-1-55
	Do.	Hungund	10-1-55
	Do.	Amingad	3-5-55
	Do.	Sulebhavi	14-8-55
	Do.	Guduv	3-5-55
	East Khandesh	Darangaon	1-7-54
	Do.	Erandol	15-8-54
	Do.	Parola	1-10-54
4. Rural Distribution Scheme.	North and South Satara	Shendre	8-5-51
	Do.	Songaon	8-5-51
	Do.	Valse	8-5-51
	Do.	Bharatgaon	8-5-51
	Do.	Borgaon	15-8-51
	Do.	Nagthane	15-8-51
	Do.	Atit	16-8-51
	Do.	Aspinge	15-8-51
	Do.	Godoli	13-10-51
	Do.	Kodoli	13-10-51
	Do.	Jelatpur	13-10-51
	Do.	Chinchner	13-10-51
	Do.	Tasgaon	13-10-51
	Do.	Jino	13-10-51
	Do.	Wadga	13-10-51
	Do.	Vadith	20-10-51

APPENDIX " III "—contd.

Name of the Scheme from which Served.	District in which Town/Village is Located.		Name of the Town/Village Electrified.		Date of Commencement of Supply.	
4. Rural Distribution Scheme—contd.	North and South Satala.	Arala	20-10-51
	Do.	Arphal	20-10-51
	Do.	Vangol	2-11-51
	Do.	Limb	2-11-51
	Do.	Gova	2-11-51
	Do.	Islampur	22-12-50
	Do.	Peth	29-1-51
	Surat	Tithal	7-2-51
	Do.	Sagvi	7-2-51
	Do.	Bhagdavada	7-2-51
	Do.	Kosamba	7-2-51
	Do.	Lilapur	16-11-51
	Do.	Vijalpur	16-11-51
	Do.	Bhadeli-Disai	28-11-51
	Do.	Bhadeli-Jalgala	28-11-51
	Do.	Dungri	15-11-51
	Do.	Untadi	14-11-51
5. Jog-Kannatak Electric Grid Scheme.	Dharwar	Halgeri	15-12-55
	Do.	Kedarmandalgi	15-12-55
	Do.	Kakol	11-12-55
	Do.	Kajari	11-12-55
	Do.	Motibennur	12-12-55
6. R.H.E.-E.I. Power House (inter-connected).	Kolhapur	Kolhapur	2-8-52 (are not served by local licensee).
	Do.	Shiroli	25-1-56
	Do.	Rukadi	27-1-56

APPENDIX " III "—concl'd.

Name of the Scheme from which Served.	District in which Town/Village is Located.	Name of the Town/Village Electrified.	Date of Commencement of Supply.
7. Chhota-Udepur Power House.	Baroda	... Chhota-Udaipur
8. Rajpipla P. H.	Broach	... Rajpipla
9. Himatnagar P. H.	Sabarkantha	... Himatnagar
10. Radhanpur P. H.	Mehsana	... Radhanpur
11. Dharampur P. H.	Surat	... Dharampur
12. Mansa P. H. ...	Mehsana	... Mansa
13. Santrapur P. H.	Panch-Mahal	... Santrapur
14. Devgad-Baria P. H.	Do.	... Devgad-Baria
15. Bansda P. H.	Surat	... Bansda
16. Janjira P. H....	Kolaba	... Janjira
17. Jawhar P. H.	Thana	... Jawhar
18. Gandevi P. H.	Surat	... Gandevi
19. Phaltan P. H.	Satara North	... Phaltan
20. Ulhasnagar P. H.	Thana	... Ulhasnagar
21. Hubli P. H....	Dharwar	... Hubli
22. Deesa P. H....	Banaskantha	... Deesa

These merged States Schemes were taken over by the Electric Grid Department from 1-3-50.

Taken over by the Board on 6-11-54.

APPENDIX VII.

APPENDIX

STATEMENT

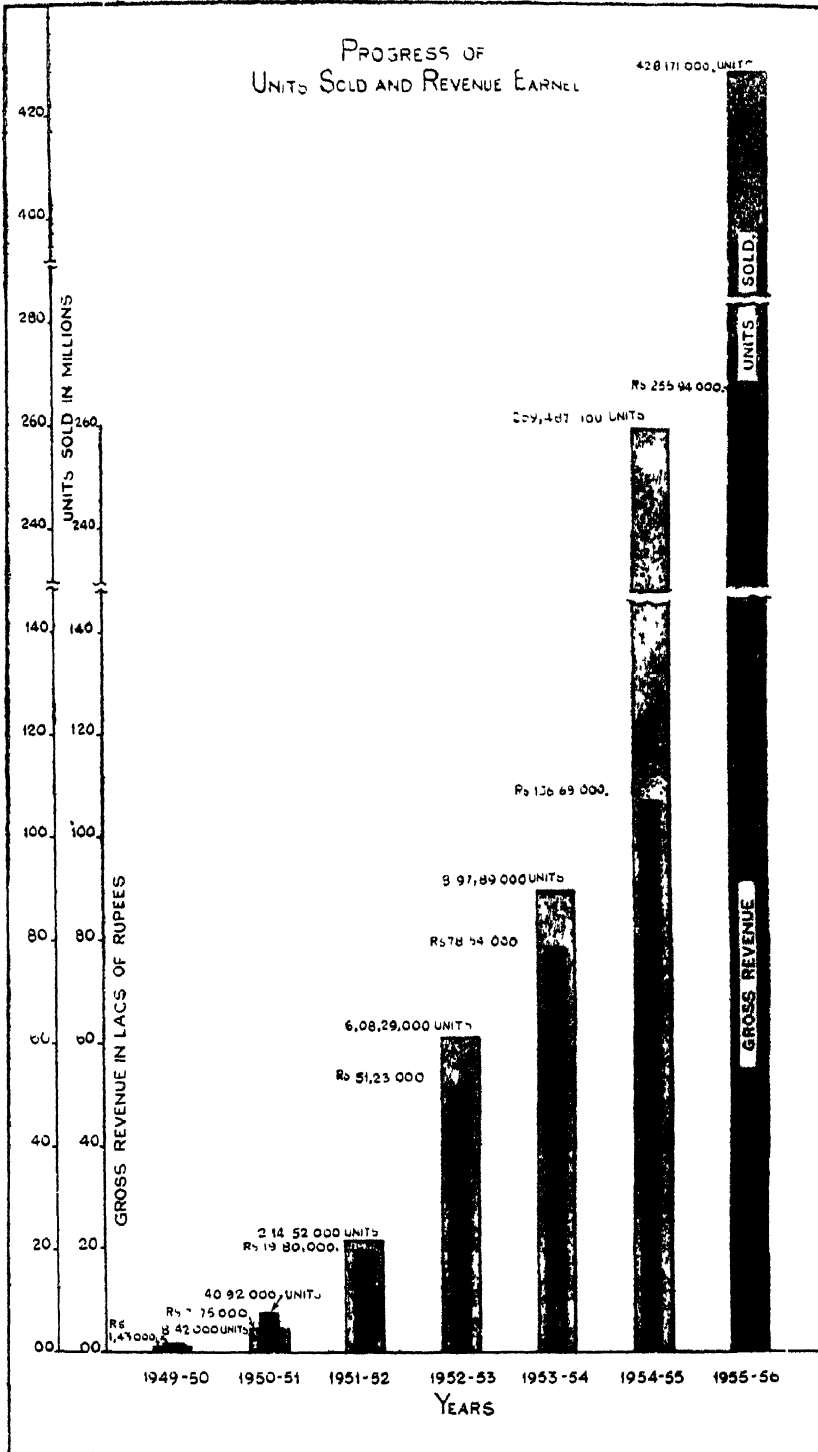
Particulars of Generating Plant (A) Generating

Serial No.	Name of the Power Station.	Year	Generators KW	Boilers Lbs./hr.
<i>Steam.</i>				
	Chola Power Station and Extension	7,000
	Utran Power Station	...	17,000	150,000
	Radhapur Power House
	Devgad Baria Power House	...	500	...
			330	500,000
<i>Oil.</i>				
1	Radhanagri Power Station	...	1,800	
2	Bhatgar Power House	...	1,000	
	Total		5,860	
<i>Oil.</i>				
1	Ratnagiri Power House	...	150	
2	Vengurla Power House	...	150	
3	Malyan Power House	...	150	
4	Chiplun Power House	...	150	
5	Islamner Power House	...	150	
6	Bukari Power House	...	400	
7	Chileclud Power House	...	400	
8	Ilkal Power House	...	200	
9	Dharwad Power House	...	100	
10	Railhorai Power House	
11	Rajpura Power House	...	100	
12	Himalnagar Power House	...	50	
13	Santrampur Power House	...	50	
14	Mansa Power House	...	16	
15	Chhoti-Udepur Power House	...	300	
16	Bansda Power House	...	80	
17	Dharampur Power House	...	215	
18	Jawhar Power House	...	38	
19	Janjira Power House	...	93	
20	Phaltan Power House	...	83	
21	Kolhapur E. I. Power House	...	1,350	
22	Okha Power House	...	244	
23	Deesa Power House	...	190	
24	Gandevi Power House*	...	602	
25	Hubli Power House*	...	1,425	
	Total	...	7,412	

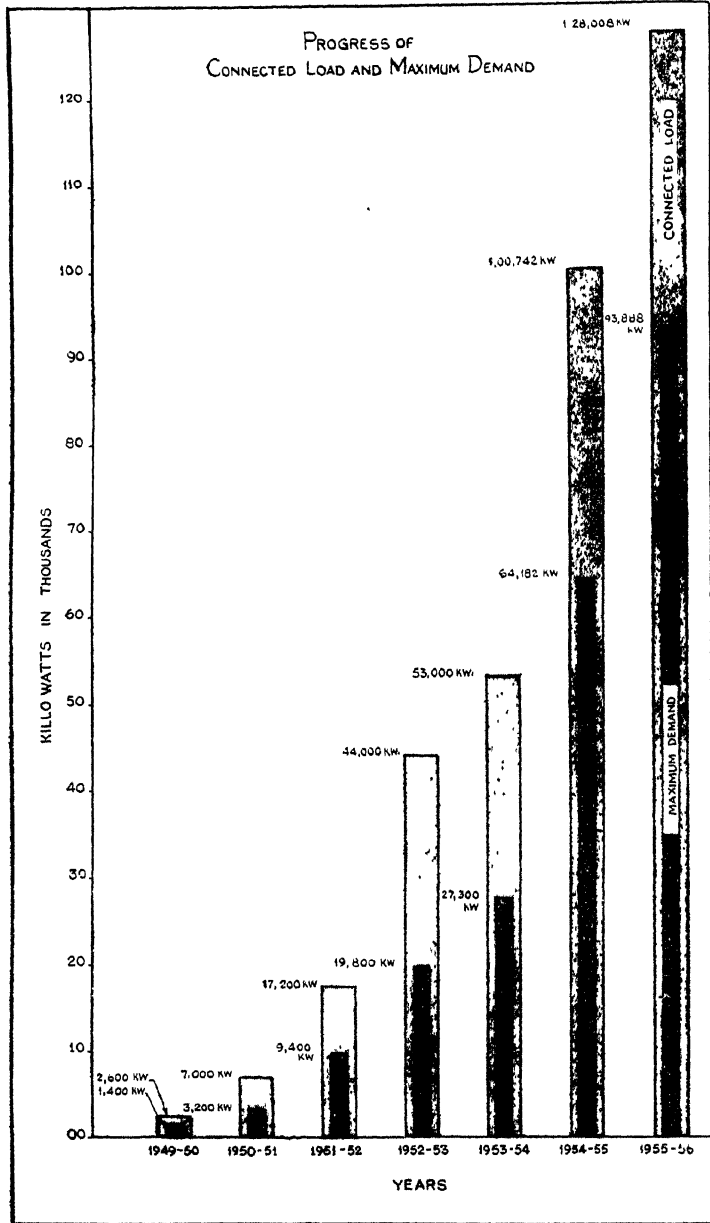
* These Power Houses are not in operation as bulk power is being supplied from Grid system. The power plant is being shifted to other towns.

APPENDIX IV

PROGRESS OF UNITS SOLD AND REVENUE EARNED

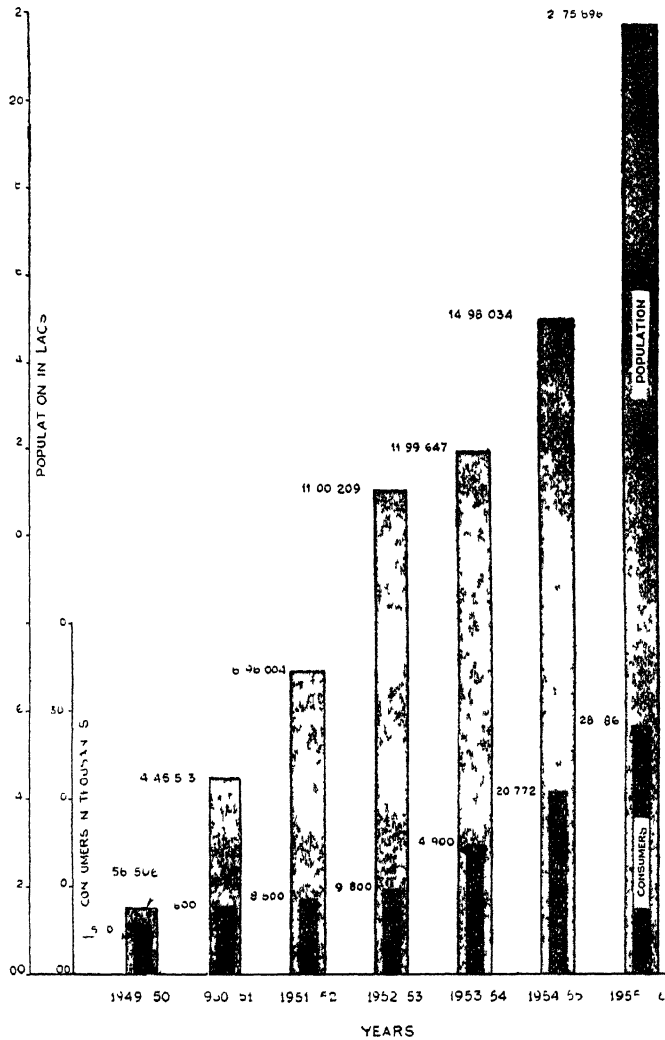


APPENDIX V



APPEND X VI

PROGRESS OF
POPULATION AND CONSUMERS SERVED



"VII"

I.

Plant owned and operated by the Board.

Capacity of Power Plant

Addition during the year		As at the end of the year	
Generators KW	Boilers Lbs./hr.	Generators KW	Boilers Lbs./hr.
5	6	7	8
.....	54,000	750,000
7,500	100,000	22,500	250,000
.....	60
.....	300
7,500	100,000	76,800	1,000,000
.....	4,800
.....	1,060
.....	5,860
200	350
.....	150
.....	150
.....	150
.....	150
.....	400
.....	400
.....	200
.....	400
150	150
.....	410
.....	160
200	256
.....	16
.....	300
.....	80
.....	215
.....	58
.....	95
.....	33
.....	1,550
.....	244
.....	190
.....	602
.....	1,425
550	7,962

APPENDIX "VIII".

Particulars of Board's Transmission Lines (11 KV and above).

STATEMENT II.

Serial No.	Name of Section.	Voltage KV	No. of circuits.	Length in circuit miles		
				As at the end of the previous year.	Additions during the year.	As at the end of the year.
1	2	3	4	5	6	7
1	North Gujarat Electric Grid Scheme.	66	2	140	140
		33	2	28	28
		11	1 & 2	200.36	48.39	248.75
		11	(under-ground).	9.67	0.07	9.74
2	South Gujarat E. G. Scheme	66	1	38.00	38.00
		22	2	2.80	2.80
		22	1	8.50	8.50
		11	2	2.22	12.50	14.72
		11	1	59.07	3.94	63.01
3	Jog Karnatak E. G. Scheme.	110	1	109.45	109.45
		66	1	0.92	0.92
		33	1	23.73	34.48	58.21
		33/11	2	46.78	46.78
		11	2	5.68	5.30	10.98
		11	1	12.61	38.05	50.66
4	Radhanagari-cum-E. I. Scheme.	33	1	32.25	32.25
	Kolhapur ...	11	1	55.31	10.00	65.31
5	Ratnagiri Town Electrification Scheme.	11	1	2.80	2.80
6	Vengurla do. ...	11	1	1.47	1.47
7	M. lwan do. ...	11	1	1.18	1.18
8	Chiplun do. ...	11	2	2.66	2.66
9	Islampur Peth do. ...	11	1	2.73	0.77	3.50
10	Hukeri do. ...	11	2	0.82	0.82
		11	1	46.14	46.14
11	Guledgud do. ...	11	1	7.40	15.21	22.61
12	Ilkal do. ...	11	1	8.47	8.47
13	Dharangeon do. ...	11	1	20.38	20.38
14	Bhiviger do. ...	22	1	38.00	16.00	54.00
15	Satara Taluka do. ...	11	1	36.12	36.12
16	Okha Town ...	11	1	6.50	6.50
	Total	888.42	246.49	1,134.73

APPENDIX "IX".

Particulars of Board's Distribution Lines.

STATEMENT III.

Serial No.	District or Area	Volume	Length of miles		
			As at the end of the previous year.	Additions during year.	As at the end of the year.
1	2	3	4	5	6
1	Mehsana District	250/250	4.00	4.00
2	Amreli District	200/250	6.37	6.37
3	Baroda District	400/250	11.10	14.88	25.98
		3500	2.25	2.25
4	Ahmedabad District	200/230	3.00	1.73	4.73
		230 D. C.	8.00	8.00
5	Kaira District	400/240	58.56	19.41	77.97
6	Broach District	100/330	18.00	0.66	18.66
7	Surat District	400	17.17	0.33	17.50
		200/250	3.00	3.00
		D. C.	1.50	1.50
8	Thana District	3050/400	30.00	30.00
		400/230	2.39	2.39
		230	1.75	1.75
9	East Khandesh District	400/250	13.50	1.00	14.50
10	North Solapur District	420/230	11.82	11.82
		2050	1.00	1.00
		440	5.59	5.00	5.59
		440	3.25	3.25
11	Kolaba District	11. D. C.	10.00	10.00
12	Parbhani District	200/250	23.48	3.36	26.84
13	South Satara District	400/230	6.50	6.50
14	Kolhapur District	400/230	40.00	7.13	47.13
15	Belgaum District	400/230	16.67	3.20	19.86
16	Bijapur District	400/250	10.54	2.83	13.37
17	Dharwar District	3300	7.10	0.21	7.31
		440/230	40.00	11.87	51.87
	Total	370.54	71.70	442.24

APPENDIX "X".

Particulars of Transformers.

STATEMENT IV.

Serial No.	Name of the Scheme or Power House.	Total transformer KVA.	
		As at the end of previous year.	
		11 KV and below.	Above 11 KV.
1	2	3	4
1	North Gujarat Electric Grid Scheme	4,410	75,000
2	South Gujarat Electric Grid Scheme	2,705	65,120
3	Chola Second Extension	10,600	64,500
4	Jog Karnatak Electricity Grid Scheme	1,300	8,300
5	Ratnagiri Power House	375
6	Vengurla	350
7	Malvap	350
8	Chiplun	350
9	Islampur	175
10	Hukeri	725
11	Guledgud	475
12	Ilkal	400
13	Dharanguon	700
14	Satara Taluka Village Electrification Scheme ..	680
15	Bhatgar and Phaltan P. Hs.	26	1,180
16	Chhota Udepur Power House	600
17	Rajpipla Power House	300
18	E. I. P. W. Kolhapur	4,277.5	9,100
19	Ulhasnagar Town Electrification Scheme	1,675
Total ..		30,473.5	2,23,200

IV Para 20).

Addition during the year.		As at the end of the year.	
11 KV and below.	Above 11 KV.	11 KV and below.	Above 11 KV.
5	6	7	8
2,665	7,075	75,000
1,890	4,595	65,120
....	23,008	10,600	64,500
2,775	4,075	31,308
....	375
....	350
....	350
....	350
50	225
....	725
75	550
....	400
....	700
....	680
....	100	26	1,280
....	600
300
282.5	1,400	4,660	10,500
....	1,675
7,537.5	24,508	38,011	2,17,708

APPENDIX ' XI '.

Particulars of the Board's electricity production.

STATEMENT V.

	Owned.	Controlled.	Total.
1 Aggregate maximum demand KW ..	93,983	93,983
2 KWH Generated and/or purchased—			
(a) Generated by Steam	358,621,782	358,621,782
(b) Generated by oil	5,112,732	5,112,732
(c) Generated by Hydro	8,615,140	8,615,140
(d) Purchased	99,382,531	99,372,531
Total ..	4,71,725,185	4,71,725,185
3 Fuel consumed—			
(a) Coal in tons	278,705	278,705
(b) Oil in tons	1,286.41	1,286.41
4 KWH used for auxiliaries in power station.	27,477,722	27,477,722

APPENDIX "XII".

Particulars of the Board's electricity sales.

STATEMENT VI.

	KWH.
1 Domestic :	
(i) Heat and power	457,778
(ii) Light and fans	2,114,586 837,702*
2 Commercial light and small power :	
(i) Heat and power	1,007,003
(ii) Light and fans	1,663,875
3 Industrial power—	
(i) Low and medium voltage	3,475,827
(ii) High voltage	71,105,225
4 Street lighting	995,633
5 Tramways
6 Electric railways
7 Irrigation and agricultural de-watering	3,256,592
8 Public water works and sewage pumping	1,786,375
9 Supplies to military services
10 Supplies in bulk to—	
(i) Owners of controlled Station
(ii) Distributing Licensees in the State	341,440,018
(iii) Extra State Consumers
11. Total electricity sales.	
	428,170,612

*Estimated unmetered supply under the Ulhasnagar Township Electrification Scheme.

APPENDIX "XIII".

Particulars of consumers served directly by the Board.

STATEMENT VII.

Particulars.	Number of consumers served.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
1 Domestic—			
(i) Heat and power	238	13	251
(ii) Light and fans	16,441	3,036	19,477*
2 Commercial light and small power	219	50	269
(iii) Light and fans	5,411	1,640	7,051
3 Industrial power—			
(i) Low and medium voltage	620	112	732
(ii) High voltage	22	6	28
4 Street lighting	84	17	101
5 Tramways
6 Electric Railways
7 Irrigation and agricultural dewatering	154	59	213
8 Public water works and sewage pumping	24	4	28
9 Supplies to military services	4	4
10 Supplies in bulk to—			
(i) Owners of controlled stations
(ii) Distributing licensees in the State	23	9	32
(iii) Extra State consumers
Total	23,240	4,946	28,186

*This figure does not include the Consumers who have been getting unmetered supplies at Ulhasnagar.

APPENDIX "XIV".

Particulars of Boards connected load.

STATEMENT VIII

Particulars	Number of consumers served		
	As at the end of the previous year	Additions during the year	As at the end of the year
1 Domestic —			
(i) Heat and power	262	27	287
(ii) Light and fans	6,692	47	7,919*
2 Commercial light and small power—			
(i) Heat and power	210	91	350
(ii) Light and fans	1,221	596	2,851
3 Industrial power—			
(i) Low and medium voltage	4,541	623	5,164
(ii) High voltage	2,756	4,530	25,236
4 Street lighting	177	70	407
5 Tramways			
6 Electric Railways			
7 Irrigation and agricultural de-watering	2,712	700	2,802
8 Public water works and sewage pumping	939	71	928
9 Supplies to military services			
10 Supplies in bulk to—			
(i) Owners of controlled stations			
(ii) Distributing licensees in the state	62,010	20,085	82,134
(iii) Extra State Consumers			
Total	1,00,512	27,496	1,28,008

*This figure does not include the connected load to the consumers receiving unmeter supplies at Ulhasnagar

APPENDIX "XV".

Particulars of towns and villages provided with electricity supply.

STATEMENT IX.

Particulars.	Number of towns or villages.		
	As at the end of the previous year.	Additions during the year.	As at the end of the year.
Over 100,000	3	3
50,000 — 1,00,000	2	2
20,000 — 50,000	6	6
10,000 — 20,000	20	3	23
5,000 — 10,000	23	4	27
Below 5,000	71	19	90
Total ...	123	28	151

APPENDIX "XVI".

Statement showing the number of posts sanctioned for 1955-56 grouped according to pay.

Stages	No. of posts.	Monthly Cost.	Annual Cost.
Upto Rs 50	1,068	35,753	4,27,432
Rs. 51-100	1,009	69,232	2,28,772
Rs. 101-200	417	63,108	7,53,354
Rs. 201-300	90	21,348	2,54,416
Rs. 301-500	39	15,970	1,91,640
Rs 501-750	14	7,836	94,032
Rs 751-1,000	2	1,875	22,500
Rs 1,001-1,250	4	4,076	48,912
Rs 1,251-1,500	3	4,080	48,960
Rs 1,501-2,000	1	1,350	22,200
Total ...	2,647	2,25,128	20,92,218

APPENDIX "XVII".

Rates for supply at high tension.

SCHEDULE A.

(Applicable to supply under the Jog-Karnatak, Bhatgar, Ulhasnagar and Pimpri-Chinchwad-Lonavala Schemes).

Rate A/1/1/1. ... *Power Services—applicable to consumers contracting for less than 100 KVA of demand.*

(This rate is not available for resale of power).

Demand Charge.—Rs. 9 per month per KVA for the first 250 KVA of Billing Demand.

Rs. 7-0-0 per month per KVA for the next 250 KVA of Billing Demand.

Rs. 6 per month per KVA for the next 500 KVA of Billing Demand.

Rs. 4-8-0 per month per KVA in excess of 1,000 KVA of Billing Demand.

plus

Energy Charge.—0.6 anna per unit for the first 150 units per month per KVA of Billing Demand.

0.45 anna per unit for the next 100,000 units consumed during the month.

0.3 anna per unit for all additional units consumed during the month.

The 'Billing Demand' shall be the highest of the following:—

- (a) The Maximum Demand as defined on page 289.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.
- (c) 50 per cent. of the Contract Demand as defined on page 289.
- (d) 100 KVA.

Minimum Bill.—Payment of the Demand Charge based upon the KVA of Billing Demand.

Lighting.—Electrical energy supplied under this tariff may be utilised by the consumer for factory lighting. But usage for *bona fide*

purpose of lighting, heating, etc., in the quarters of employees living in the premises of the factory shall be metered separately in bulk by the consumer and paid for at the rate of 1.75 annas per unit. The units so metered shall be deducted from the total number of units registered in the main meter on the H. T. side for billing purposes of the main supply. Electricity duty will be charged at the appropriate rates.

Rate. A/EL-1. Grid Tariff—Applicable to licensees of electric supply.

Demand Charge.—Rs. 10 per month per KVA of Billing Demand which payment entitles the licensee to use without additional charge.

20 units per month per KVA for the first 250 KVA of Billing Demand.

40 Units per month per KVA for the next 350 KVA of Billing Demand.

80 Units per month per KVA in excess of 600 KVA of Billing Demand.

plus

Energy Charge.—0.85 anna per unit for the next 200 units per month per KVA of Billing Demand.

0.55 anna per unit for the next 60,000 units consumed during the month.

0.375 anna per unit for all additional units consumed during the month.

The 'Billing Demand' shall be the highest of the following :—

- (a) The Maximum Demand as defined on page 289.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.
- (c) 50 per cent. of the Contract Demand as defined on page 289.
- (d) 100 KVA or such other lower figure as may be fixed by the Chief Engineer, Bombay Electricity Board.

Minimum Bill.—Payment of the Demand Charge based upon the KVA of Billing Demand.

Note.—For power factor adjustment, meter rent, electricity duty, delayed payment charges and definitions, please see pages 288, 289.

SCHEDULE B-1.

(Applicable to supply under the North Gujarat Electric Grid Scheme).

Rate B-1/HTP-1. Large Power Service—applicable to consumers contracting for not less than 100 KVA of demand.

(This rate is not available for resale of power).

Demand Charge.—Rs. 10 per month per KVA for the first 200 KVA of Billing Demand.

Rs. 9 per month per KVA for the next 300 KVA of Billing Demand.

Rs. 8 per month per KVA for the next 1,500 KVA of Billing Demand.

Rs. 7 per month per KVA of Billing Demand in excess of 2000 KVA.

plus

Energy Charge.—0.75 anna per unit for the first 100 units per month per KVA of Billing Demand, or 100,000 units*, whichever is greater.

0.65 anna per unit for the next 300,000 units consumed during the month.

0.55 anna per unit for all additional energy consumed during the month.

The 'Billing Demand' shall be the highest of the following :—

(a) The Maximum Demand as defined on page 289.

(b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.

(c) 50 per cent. of the Contract Demand as defined on page 289.

(d) 100 KVA.

Minimum Bill.—Payment of the Demand Charge based upon the KVA of Billing Demand.

(Note.—*If the actual consumption for any month is less than 100,000 units, the consumer will be liable to pay for the actual consumption only and not for 100,000 units.)

Lighting.—Electrical Energy supplied under this tariff may be utilised by the consumer for factory lighting.

But usage for bonafide purpose of lighting, heating, etc. in the quarters of employees living in the premises of the factory shall be metered separately in bulk by the consumer and paid for at

the basic rate of 2.0 anna per unit. The unit so calculated shall be deducted from the total amount of unit supplied on the main meter on the H.T. side. The difference shall be the unit supplied, subject however to the condition that no adjustment shall be made on the basis of energy measured on the H.T. side. Electricity rates will be charged at the appropriate rates.

Fuel Adjustment.—As described hereunder.

Rate B-1/EL-1. Grid Tariff—applicable to the supply.

Demand Charge.—Rs. 7-8-0 per month per KVA of Billing Demand when payment enables the consumer to receive additional charge.

20 units per month per KVA for the first 250 KVA of Billing Demand.

40 units per month per KVA for the next 250 KVA of Billing Demand.

80 units per month per KVA of Billing Demand in excess of 600 KVA.

plus

Energy Charge.—1.25 anna per unit for the next 200 units per month per KVA of Billing Demand.

1.00 anna per unit for next 100,000 units consumed during the month.

0.75 anna per unit for all additional energy consumed during the month.

The 'Billing Demand' shall be the highest of the following:—

(a) The Maximum Demand as defined on page 229.

(b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.

(c) 50 per cent. of the Contract Demand as defined on page 229.

(d) 100 KVA or such other limit as may be fixed by the Chief Engineer, Bombay Electricity Board.

Minimum Bill.—Payment of the Demand Charge based upon the KVA of Billing Demand.

Fuel Adjustment.—The above rates are subject to adjustment on account of variation in the price of coal.

If the average cost per ton of coal having a calorific value of 10,500 B.T.U. delivered at the generating station at Sabarnati for any month varies from the

basic cost of Rs. 30 per ton delivered at the generating station, a surcharge or rebate, as the case may be, will be made on all consumption (including the free units allowed for payment of the demand charge) at the rate of 0.0011 anna per unit for each complete anna by which the monthly average cost is above or below Rs. 30 per ton respectively.

Fuel cost adjustment shall be based on the average cost of coal burnt during the calendar month next preceding the period for which the bill is rendered.

In the event of coal having a calorific value different from 10,500 B.T.U. being employed at the generating station, the above factor will be altered by multiplying by 10,500 and dividing by the actual average net calorific value.

Note.—For power factor adjustment, meter rent, electricity duty, delayed payment charges and definitions, please see pages 288, 289.

SCHEDULE B-2

(Applicable to supply under the South Gujarat Electric Grid Scheme).

Rate B-2/HTP-1. *Large Power Service—Applicable to consumers contracting for not less than 100 KVA of demand.*

(This rate is not available for resale of power.)

Demand Charge.—Rs. 10 per month per KVA of Billing Demand, which payment entitles the consumer to use without additional charge.

40 units per month per KVA for the first 200 KVA of Billing Demand.

80 units per month per KVA for the next 300 KVA of Billing Demand.

160 units per month per KVA for the next 500 KVA of Billing Demand.

240 units per month per KVA in excess of 1000 KVA of Billing Demand.

plus

Energy Charge.—0.75 anna per unit for the next 100 units per month per KVA of Billing Demand.

0.55 anna per unit for the next 60,000 units consumed during the month.

0.35 anna per unit for all additional units consumed during the month.

The 'Billing Demand' shall be the highest of the following —

- (a) The Maximum Demand as defined on page 289.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.
- (c) 50 per cent. of the Contract Demand as defined on page 289.
- (d) 100 KVA.

Minimum Bill.—Payment of Demand Charge based upon the KVA of Billing Demand.

Lighting.—Electrical Energy supplied under this tariff may be utilised by the consumer for factory lighting. But usage for bonafide purpose of lighting, heating, etc., in the quarters of employees living in the premises of the factory shall be metered separately in bulk by the consumer and paid for at the basic rate of 1.75 annas per unit. The units so metered shall be deducted from the total number of units registered in the main meter on the H.T. side for billing purposes of the main supply, subject however to the condition that the fuel cost adjustment shall be made on the total consumption measured on the H.T. side. Electricity duty will be charged at the appropriate rates.

Fuel Adjustment.—As described hereunder.

Rate B-2/EL-1. *Grid Tariff*—Applicable to licensees of electric supply.

Demand Charge.—Rs. 12-8-0 per month per KVA of Billing Demand which payment entitles the licensee to use without additional charge.

30 units per month per KVA for the first 200 KVA of Billing Demand.

60 units per month per KVA for the next 300 KVA of Billing Demand.

125 units per month per KVA in excess of 500 KVA of Billing Demand.

plus

Energy Charge.—1.25 annas per unit for the next 150 units per month per KVA of Billing Demand.

0.75 anna per unit for the next 60,000 units consumed during the month.

0.4 anna per unit for all additional units consumed during the month.

The 'Billing Demand' shall be the highest of the following :—

- (a) The Maximum Demand as defined on page 289.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.
- (c) 50 per cent. of the Contract Demand as defined on page 289.
- (d) 100 KVA or such other lower figure as may be fixed by the Chief Engineer, Bombay Electricity Board.

Minimum Bill.—Payment of the Demand Charge based upon the KVA of Billing Demand.

Fuel Adjustment.—The above rates are subject to adjustment on account of variation in the price of coal.

If the average cost per ton of coal having calorific value of 9,500 B.T.U. delivered at the generating station at Uran for any month varies from the basic cost of Rs. 15 per ton delivered at the generating station, a surcharge or rebate, as the case may be, will be made on all consumption at the rate of 0.0011 anna per unit for each complete anna by which the monthly average cost is above or below Rs. 15 per ton respectively.

Fuel cost adjustment shall be based on average cost of coal burnt during the calendar month next preceding the period for which the bill is rendered.

In the event of coal having a calorific value different from 9,500 B.T.U. being employed at the generating station, the above factor will be altered by multiplying by 9,500 and dividing by the actual average net calorific value.

Note.—For power factor adjustment, meter rent, electricity duty, delayed payment charge and definitions, please see pages 288, 289.

SCHEDULE B-3

(Applicable to supply under the Kolhapur Grid System)

Rate B-3/HTP-1. Large power service—Applicable to consumers contracting for not less than 100 KVA of demand.

(This rate is not available for resale of power.)

Demand Charge.—Rs. 10 per month per KVA for the first 200 KVA of Billing Demand.

Rs. 9 per month per KVA for the next 300 KVA of Billing Demand.

Rs. 8 per month per KVA in excess of 500 KVA of Billing Demand.

• plus

Energy Charge.—1.25 annas per unit for the next 150 units per month per KVA of Billing Demand.

0.9 anna per unit for the next 100,000 units consumed per month.

0.75 anna per unit for all additional units consumed during the month.

The 'Billing Demand' shall be the highest of the following :—

- (a) The Maximum Demand as defined on page 289.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.
- (c) 50 per cent. of the Contract Demand as defined on page 289.
- (d) 100 KVA.

Minimum Bill.—Payment of the Demand Charge based upon the KVA of Billing Demand.

Lighting.—Electrical Energy supplied under this tariff may be utilised by the consumer for factory lighting. But usage for bonafide purpose of lighting, heating, etc., in the quarters of employee, living in the premises of the factory shall be metered separately in bulk by the consumer and paid for at the rate of 1.75 annas per unit. The units so metered shall be deducted from the total number of units registered in the main meter on the H.T. side for billing purposes of the main supply. Electricity duty will be charged at the appropriate rates.

Rate B-/EL-1. Grid Tariff—Applicable to Licensees of Electric Supply.

Demand Charge.—Rs. 10 per month per KVA of Billing Demand.

plus

Energy Charge.—1.25 annas per units for the first 200 units per month per KVA of Billing Demand.

1.00 anna per unit for the next 60,000 units consumed during the month.

0.8 anna per unit for all additional units consumed during the month.

The Billing Demand shall be the highest of the following :—

- (a) The Maximum Demand as defined on page 289.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.

(c) 50 per cent. of the Contract Demand as defined on page 289.

(d) 100 KVA or such other lower figure as may be fixed by the Chief Engineer, Bombay Electricity Board.

Minimum Bill.—Payment of the demand charge based upon the KVA of Billing Demand.

Note.—For power factor adjustment, meter rent, electricity duty, delayed payment charge and definitions, please see below.

SCALE OF MISCELLANEOUS AND GENERAL CHARGES APPLICABLE FOR SUPPLY HIGH TENSION.

Power Factor Adjustment—

Where the demand is metered in KW, the above rates shall be subject to adjustment on account of power factor as under.

All consumers are required to maintain an average power factor of not less than 0.85 during the period of maximum demand. In the event of the power factor being less than 0.85, the maximum demand in KW shall be adjusted for power factor, where the demand is charged for in KW, by multiplying by 0.85 and dividing by the power factor actually established and such adjusted value shall be used in determining the billing demand.

Meter Rent.—The meter rent is chargeable at Rs. 5 per month per installation for the H.T. metering equipment.

Electricity Duty.—Electricity duty will be collected in accordance with the provisions of Bombay Finance Act 1932, as amended to date. The following rates are at present in force in areas which are shown as "other areas" in the above Act.

1. In respect of premises used by any industrial undertaking, excluding premises used for residential and office purposes. $\frac{1}{4}$ anna for every two units of energy consumed or fraction thereof.
2. For residential and office purposes. $\frac{1}{2}$ anna per unit.
3. For any other purposes. $\frac{1}{4}$ anna for every two units of energy consumed or fraction thereof.

Delayed Payment Charge—

(a) *Applicable to Industrial Consumers contracting for not less than 100 KVA of Demand.*

A surcharge of 2 per cent. of the total bill including meter rent will be made if payment is not made within 20 days of the date of billing.

(b) *Applicable to Licensees of Electric Supply.*

1. No delayed payment charge if the bill is paid within 20 days of the date of billing.

2. 2 per cent. delayed payment charge if the bill is paid after 20 days but within 40 days of the date of billing.

3. 5 per cent. delayed payment charge if the bill is paid after 40 days but within 60 days of the date of billing.

4. 10 per cent. delayed payment charge if the bill is paid after 60 days of the date of billing.

Definitions—

Contract Demand.—Contract Demand shall mean the maximum KVA for the supply of which the Board undertakes to provide facilities from time to time.

Maximum Demand.—Maximum Demand shall mean the average KVA supplied during the 30 minutes period of maximum use.

APPENDIX "XVIII".

Rates for supply at low tension.

SCHEDULE A.

(Applicable to supply under the Jog-Karnatak, Bhatgar, Ulhasnagar and Pimpri-Talegaon-Lonavla Schemes).

Item	Particulars	Rate
<i>Rate A/L-I—</i>		
Lighting, Fans and small appliances.	For the first 12 units consumed per month.	5½ annas/unit.
	For the next 12 units consumed per month.	4½ annas/unit.
	For all additional consumed during the month,	4 annas/unit.
	<i>Minimum Bill</i> per month per installation. (exclusive of meter rent).	Rs. 1-8-0
<i>Rate A/D-I—</i>		
Refrigerators, small cookers, heaters and small motors up to 1 H.P. attached to appliances (when metered on separate circuit).	For all energy consumed during the month.	2 annas/unit.
	<i>Minimum Bill</i> per month per installation. (exclusive of meter rent).	Rs. 4
<i>Rate A/C-I—</i>		
Combined lighting & power service for cinemas, theatres and other approved institutions.	For the first 1500 units consumed per month.	3½ annas/unit.
	For all additional consumption.	2½ annas/unit.
	<i>Minimum Bill</i> —Payment for a minimum monthly consumption of 500 units.	

Item	Particulars	Rate
<i>Rate A/LTP-1—</i>		
Motive Power service.	For the first 50 units consumed per month per BHP of connected load or part thereof.	2½ annas/unit.
	For the next 1,000 units consumed per month.	1½ annas/unit.
	For all additional energy consumed during the month.	1 anna/unit.
	<i>Minimum Bill</i> —Payment of Rs. 60 per annum per BHP or part thereof of maximum connected load during the year, whether energy to that extent has been consumed or not.	
<i>Rate A/LTP-2—</i>		
Motive Power service to consumers requiring 50 KW or more power at low tension and contracting to pay for a minimum of 50 KW of Billing Demand.	<i>Demand Charge—</i> Per month per KW of Billing Demand as defined hereunder. plus	Rs. 7.
	<i>Energy Charge—</i> For the first 150 units consumed per month per KW of Billing Demand.	1.5 annas/unit.
	For the next 5,000 units consumed per month.	1.0 anna/unit.
	For all additional energy consumed during the month.	0.75 anna/unit.
	<i>Minimum Bill</i> —Payment of Rs. 175 per annum per KW of highest Billing Demand established during the 12 months period, whether energy to that extent has been consumed or not.	

The Billing Demand shall be the highest of the following :—

- (a) The Maximum Demand as defined on page 301.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.
- (c) 50 per cent. of the Contract Demand as defined on page 301.
- (d) 50 KW.

Temporary Supply (for period not exceeding 15 days).

Item	Rate (for all consumption)	Minimum Bill
(a) Lighting	5½ annas/unit	Rs. 5 per day or Rs. 15 per period of service, whichever is lower.
(b) Motive Power	2½ annas/unit	Rs. 25 per period of service.
(c) Cinemas	3½ annas/unit	Payment for a minimum consumption of 250 units per period of service.

SCHEDULE B.

(Applicable to supply under the North Gujarat, South Gujarat and E.I.-R.H.E. Interconnected System).

Item	Particulars	Rate
<i>Rate B/L-1—</i>		
Lighting, Fans & small appliances.	For the first 12 units consumed per month.	5½ annas/unit.
	For the next 12 units consumed per month.	4½ annas/unit.
	For all additional consumption during the month.	1 annas/unit.
	<i>Minimum Bill</i> per month per installation (exclusive of meter rent.)	Rs. 1-8-0.
<i>Rate B/D-1—</i>		
Refrigerators, small cookers, heaters & small motors up to 1 H.P. attached to appliances (when metered on separate circuit).	For all energy consumed during the month.	2 annas/unit.
	<i>Minimum Bill</i> per month per installation (exclusive of meter rent.)	Rs. 1.

Item.	Particulars.	Rate.
<i>Rate B/C-1—</i>		
Combined lighting & power service for cinemas, theatres and other approved institutions.	For the first 1,500 units consumed per month.	4 annas/unit.
	For all additional consumption.	3 annas/unit.
	<i>Minimum Bill</i> —Payment for a minimum monthly consumption of 500 units.	
<i>Rate B/LTP-1—</i>		
Motive Power service.	For the first 50 units consumed per month per BHP of connected load or part thereof.	3 annas/unit.
	For the next 1,000 units consumed per month.	2 annas/unit.
	For all additional energy consumed during the month.	1 anna/unit.
	<i>Minimum Bill</i> —Payment of Rs. 60 per annum per BHP, or part thereof, of maximum connected load during the year, whether energy to that extent has been consumed or not.	
<i>Rate B/LTP-2—</i>		
Motive Power service to consumers requiring 50 KW or more power at low tension and contracting to pay for a minimum of 50 KW of Billing Demand.	<i>Demand Charge :—</i>	
	Per month per KW of Billing Demand as defined hereunder,	Rs. 7.
	plus	
	<i>Energy Charge :—</i>	
	For the first 150 units consumed per month per KW of Billing Demand.	2 annas/unit.

Item.	Particulars.	Rate.
	For the next 5,000 units consumed per month.	1.25 annas/unit.
	For all additional energy consumed during the month.	1.0 anna/unit.
	<i>Minimum Bill</i> —Payment of Rs. 200 per annum per KW of highest Billing Demand established during 12 months period, whether energy to that extent is consumed or not.	

The Billing Demand shall be the highest of the following :—

- (a) The Maximum Demand as defined on page 301.
- (b) 75 per cent. of the highest Maximum Demand during the preceding 11 months.
- (c) 50 per cent. of the Contract Demand as defined on page 301.
- (d) 50 KW.

Note.—For prompt payment discount, security deposit, meter rent, electricity duty, miscellaneous charges and definitions please see pages 300, 301.

Temporary Supply (for a period not exceeding 15 days).

Item	Rate (for all consumption).	Minimum Bill.
(a) Lighting	5½ annas/unit.	Rs. 5 per day or Rs. 15 per period of service, whichever is lower.
(b) Motive Power.	3 annas/unit.*	Rs. 25 per period of service.
(c) Cinema.	4 annas/unit.	Payment for a minimum consumption of 250 units per period of service.

SCHEDULE C.

(Applicable to supply in Satara Taluka Villages).

Item	Particulars	Rate
Rate C/L-1—		
Lighting, Fans & small appliances.	For the next 12 units consumed per month.	6½ annas/unit.
	For the next 12 units consumed per month.	5½ annas/unit.
	For all additional consumption per month.	5 annas/unit.
	Minimum Bill per month per installation (exclusive of meter rent.)	Rs. 2.
Rate C/D-1—		
Refrigerators, small cookers, heaters & small motors upto 1 H.P. attached to appliances (when metered on separate circuit).	For all energy consumed during the month.	2½ annas/unit.
	Minimum Bill per month per installation (exclusive of meter rent).	Rs 4.
Rate C/C-1—		
Combined lighting & power service for cinemas, theatres & other approved institutions.	For the first 1,500 units consumed per month.	4 annas/unit.
	For all additional consumption during the month.	3 annas/unit.
	Minimum Bill—Payment for a minimum monthly consumption of 500 units.	
Rate C/LTP-1—		
Motive Power service (This rate is not available for service between 6 P.M. to 10 P.M.)	For the first 50 units consumed per month per BHP of connected load or part thereof.	3½ annas/unit.
	For the next 1,000 units consumed per month.	3 annas/unit.

Item	Particulars	Rate
	For all additional energy consumed during the month.	2 annas/unit.
	<i>Minimum Bill</i> —Payment of Rs. 60 per annum per BHP or part thereof, of maximum connected load during the year whether energy to that extent has been consumed or not.	
<i>Rate D/LTP-2—</i>		
Motive power service to consumers requiring 50 K.W. or more power at low tension and contracting to pay for a minimum of 50 K.W. of Billing Demand.	<i>Demand Charge</i> —Per month per K.W. billing demand.	Rs. 7.
	<i>Energy Charge</i> —For the first 150 units consumed per month per K.W. of billing demand.	2.25 as/unit.
	For the next 5,000 units consumed per month.	2.0 as/unit.
	For all additional energy consumed during the month.	1.75 as/unit.

If the supply is given at high tension, the above rate will be subject to a rebate of 5 per cent. in the total charges on account of taking supply at high tension.

Note.—For prompt payment discount, security deposit, meter rent, electricity duty, miscellaneous charges and definitions please see pages 300, 301.

Temporary Supply (for a period not exceeding 15 days).

Item	Rate (for all consumption).	Minimum Bill
(a) Lighting.	6½ annas/unit.	Rs. 5 per day or Rs. 20 per period of service, whichever is lower.
(b) Motive Power	3½ annas/unit.	Rs. 35 per period of service.
(c) Cinemas	4 annas/unit.	Payment for a minimum consumption of 250 units for period of service.

SCHEDULE D

(Applicable to supply from the diesel power stations of Ratnagiri District, at Islampur Peth, Rajpipla, Okha, Deesa and Wai).

Item	Particulars	Rate
Rate D/L-1-		
Lighting, Fans & small appliances.	For the first 12 units consumed per month.	8½ annas/unit.
	For the next 12 units consumed per month.	8 annas/unit.
	For all additional consumption during the month.	7 annas/unit.
	Minimum Bill per month per installation (exclusive of meter rent).	Rs. 2.
Rate D/D-1-		
Refrigerators, small cookers, heaters & small motors upto 1 H.P. attached to appliances (when metered on separate circuit).	For all energy consumed during the month.	3 annas/unit.
	Minimum Bill per month per installation (exclusive of meter rent).	Rs. 5.
Rate D/C-1		
Combined lighting & power service for cinemas, theatres & other approved institutions.	For the first 1,500 units consumed per month.	6 annas/unit.
	For all additional consumption.	4 annas/unit.
	Minimum Bill—Payment for a minimum monthly consumption of 500 units.	
Rate D/LTP-1-		
Motive Power service (This rate is not available for service between 6 P.M. to 10 P.M.)	For the first 50 units consumed per month per BHP of connected load or part thereof,	3½ annas/unit.
	For all additional consumed during the month,	3 annas/unit.

Item	Particulars	Rate
	For all energy consumed sumed per month,	2 annas/unit.
	<i>Minimum Bill</i> —Payment of Rs. 60 per annum per BHP or part thereof, of maxi- mum connected load dur- ing the year whether energy to that extent has been consumed or not.	
<i>Rate D/LTP-2—</i>	<i>Demand Charge</i> —Per month per K.W. billing demand.	Rs. 7.
Motive power ser- vice to consumers requiring 50 K.W. or more power at low tension and contract- ing to pay for a mini- mum of 50 K.W. o	<i>Energy Charge</i> —For the first 150 units consumed per month per K.W. of billing demand.	2.25 as./unit.
Billing Demand.	For the next 5,000 units consumed per month.	2.0 as/unit.
	For all additional energy consumed during the month.	1.75 as/unit.

If the supply is given at high tension, the above rate will be subject to a rebate of 5% in the total charges on account of taking supply at high tension.

Note.—For prompt payment discount, security deposit, meter rent, electricity duty, miscellaneous charges and definitions please see pages 300, 301.

Temporary Supply (for a period not exceeding 15 days).

Item	Rate (for all consumption)	Minimum Bill
(a) Lighting	8½ annas/unit.	Rs. 5 per day or Rs. 20 per period of service, which- ever is lower.
(b) Motive Power	4 annas/unit.	Rs. 35 per period of service.
(c) Cinemas	6 annas/unit.	Payment for a minimum con- sumption of 250 units for period of service.

SCHEDULE E.

(Applicable to supply from the thermal power stations at Dharangaon, Hukeri, Bailhongal, Ilkal, Guledgud, Baria, Chhata-Udepur, Himatnagar, Dharampur, Radhanpur, Bansda, Mansu, Santrampur, Janjira and Jawhar).

Item	Particulars	Rate
Rate E/L-1—		
Lighting, Fans & small appliances.	For the first 12 units consumed per month.	9½ annas/unit.
	For the next 12 units consumed per month.	8 annas/unit.
	For all additional consumption during the month.	7 annas/unit.
	Minimum Bill per month per installation (exclusive of meter rent).	Rs. 2.
Rate E/D-1—		
Refrigerators, small cookers, heaters & small motors upto 1 H.P. attached to appliances (when metered on separate circuit).	For all energy consumed during the month.	3 annas/unit.
	Minimum Bill per month per installation (exclusive of meter rent).	Rs. 5.
Rate E/C-1—		
Combined lighting & power service for cinemas, theatres & other approved institutions.	For the first 1,500 units consumed per month.	6 annas/unit.
	For all additional consumption.	4 annas/unit.
	Minimum Bill—Payment for a minimum monthly consumption of 500 units.	

Item	Particulars	Rate
Rate E/LTP-1—		
Motive Power service (This rate is not available for service between 6 P.M. to 10 P.M.)	For the first 50 units consumed per month per BHP of connected load or part thereof.	3½ annas/unit.
	For the next 1,000 units consumed during the month.	3 annas/unit.
	For all additional energy consumed during the month.	2 annas/unit.
	<i>Minimum Bill</i> —Payment of Rs. 60 per annum per BHP or part thereof of maximum connected load during the year, whether energy to that extent has been consumed or not	

Rate E/LTP-2—

Motive power service to consumers requiring 50 K.W. or more power at low tension and contracting to pay for a minimum of 50 K.W. of Billing Demand.	<i>Demand Charge</i> —Per month per K.W. billing demand.	Rs. 7
	<i>Energy Charge</i> —For the first 150 units consumed per month per K.W. of billing demand.	2.25 as./unit.
	For the next 5,000 units consumed per month.	2.0 as./unit.
	For all additional energy consumed during the month.	1.75 as./unit

If the supply is given at high tension, the above rate will be subject to a rebate of 5% in the total charges on account of taking supply at high tension.

Note.—For prompt payment discount, security deposit, meter rent, electricity duty, miscellaneous charges and definitions please see pages 300, 301.

Temporary Supply (for a period not exceeding 15 days).

Item	Rate (for all consumption)	Minimum Bill
(a) Lighting	3½ annas/unit.	Rs. 5 per day or Rs. 20 per period of service, whichever is lower.
(b) Motive Power	4 annas/unit.	Rs. 35 per period of service.
(c) Cinemas	6 annas/unit.	Payment for a minimum consumption of 250 units for period of service.

SCALE OF MISCELLANEOUS AND GENERAL CHARGES APPLICABLE FOR SUPPLY AT LOW TENSION.

Security Deposit.—When required by the Board to do so, the consumer shall deposit security, the amount of which shall be approximately equivalent to 3 months' estimated consumption of energy on the consumer's premises and in no case less than Rs. 10 per 0.5 K.W. connected for a lighting installation and Rs. 15 per B.H.P. connected for a motive power installation.

Electricity Duty.—Electricity duty will be collected in accordance with the provisions of the Bombay Finance Act, 1932, as amended to-date. A hospital or dispensary not maintained for private gain is exempted from this tax. The following rates are at present in force:—

- | | | |
|---|--|-----|
| (a) Lighting and fans when it is in excess of 12 units per month, and cinemas. | ½ anna per unit. | |
| (b) In respect of premises used by any industrial undertaking, excluding premises used for residential and office purposes. | ¼ anna for every two units of energy consumed or fraction thereof. | |
| (c) On units consumed for studio lighting. | Do. | do. |
| (d) For any other purpose | Do. | do. |

Miscellaneous Charges—

Reconnections.¹(Low Tension Service)

At cutouts	Rs. 3.
At overhead mains	Rs. 5.
At underground mains	Rs. 25.

<i>Service</i>	<i>Calls.</i> —For fuse replacement	Re. 1.
	For attendance at functions (maximum six hours)	Rs. 5.
<i>Meter</i>	<i>Test.</i> —Single Phase Meter	Rs. 5.
	Polyphase Meter	Rs. 10.
	Demand or special type	Rs. 20.

Definitions—

Connected H.P.—Connected H.P. shall be considered as the maximum total H.P. in motors which might be connected to the mains and utilised at any one time.

Contract Demand.—Contract Demand shall mean the maximum KW for the supply of which the Board undertakes to provide facilities from time to time.

Maximum Demand.—Maximum Demand shall mean the average KW supplied during the 30 minutes period of maximum use.

Meter Rent—

A. For Permanent Supplies—

- (a) Hire of 220/230 Volts meter. 8 annas per meter per month.
- (b) Hire of 400/440 Volts meter. Re. 1 per meter per month.

B. For Temporary Supplies—

- (a) Hire of 220/230 Volts meter. Re. 1 per meter for period of service.
- (b) Hire of 400/440 Volts meter. Rs. 2 per meter for period of service.

Prompt Payment Discount—

A. For Permanent Supplies—

$\frac{1}{2}$ anna per rupee (8 annas or more counting as one rupee), if payment is made within 20 days of the date of billing. This discount does not apply to the minimum bill, or the meter rent or any miscellaneous charges.

B. For Temporary Supplies—

There will be no prompt payment discount for temporary supply.

APPENDIX XIX.

Transportation and Erection charges for equipment to be loaned to consumers—transport arranged for by Bombay Electricity Board or by the hirer.

No.	Equipment.	Total transportation, erection dismantling and return Transport charges (Applicable to consumers premises) within 10 miles from the Board's office or godown where the equipment is available .	Charges for every extra 10 miles.	Total erection and dismantling charges when transport is done by the Hirer.
		Rs.	Rs.	Rs.
I Transformers—				
1	Up to 50 kVA 11 & 22 kV	125	50	75
2	„ 50 kVA 33 kV	150		100
3	„ 100 kVA 11 & 22 kV	150	70	100
4	„ 100 kVA 33 kV	175		125
5	„ 250 kVA 11 & 22 kV	200	90	150
6	„ 250 kVA 33 kV	225		175
7	„ 500 kVA 11 & 22kV	250	100	200
8	„ 500 kVA 33 kV	300		250
II. Oil Circuit Breakers—				
1	O. C. B.'s up to 22 kV and 250 MVA rupturing capacity.	125	60	70
2	O. C. B's 33 kV and 250 MVA rupturing capacity.	150	80	80
III.	Lighting Arresters	25	20	15
IV.	Disconnecting switches	50	30	25
V.	Switch Fuses	10	10	5

Note.—(1) The above charges do not include foundation structures, drilling, clamping bolts, nuts and other accessories. The hirer will have to provide in advance the necessary foundation and fixture as per designs and workmanship of approved by the Board.

(2) All auxiliary and miscellaneous materials like bus bars earthing materials, connectors, etc., shall be provided by the hirer.

(3) The hirer will have to insure the equipment against all risks during transportation, when transported by the hirer.

*Hire charges per month for equipment to be given on loan
at 12 per cent. of cost per annum.*

Reference Clause 3 of the agreement form.

Transformers (Sec. Volts-400)	11 kV	22 kV	33 kV
25 kVA	30	30
30 kVA	40	40
75 kVA	50	50
100 kVA	55	60	100
200 kVA	80	100	130
300 kVA	100	130	160
500 kVA	150	190	220
O.C.B.'s up to 250 MVA	120	210	250
Lighting Arrestors Station type	10	15	20
Lighting Arrestor Line type	5	5	5
Triple Pole Disconnecting Switch	10	15	25
Single Pole Switch fuse	2	2	2

Note.—(1) Rental charges for less than 15 days in a month shall be at half the above rates and for more than 15 days but less than a month full rates as above shall be applicable.

(2) For all other items not covered above, hire charges will be at 12 per cent. of the cost of the equipment per annum.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government

HOME DEPARTMENT.

Sachivalaya, Bombay, 26th October 1956.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1054/4892-E.—In exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In rule 51 of the said rules, for sub-rule (1) the following shall be substituted, namely :—

“(1) Upon receipt of an application for a stage carriage permit or a public carrier's permit, the Secretary, Regional Transport Authority shall, on receiving a written request from any person in that behalf make the application available to such person for inspection only once at the office of the Authority and shall further cause copies of the application or the substance thereof together with a notice of the date before which representations in connection therewith may be submitted and of the date appointed for their consideration, to be posted on a suitable notice board at the office of the Authority and also at the office of the Collector of each district in the region concerned, not less than fifteen days before the date appointed for the receipt of the representations (hereinafter referred to as “the said date”) :

Provided that in the case of an application for a stage carriage permit, the Secretary to the Authority shall also not less than fifteen days before the said date publish such application or the substance thereof together with such notice in the *Official Gazette*.”

By order and in the name of the Governor of Bombay,

R. G. SALVI,

Deputy Secretary to Government.

Sachivalaya, Bombay, 19th January 1957.

MOTOR VEHICLES ACT, 1939.

No. 3121/7/13513-XII.—In exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In rule 156 of the said rules, for the proviso to sub-rule (3), the following shall be substituted, namely :—

“Provided that a stage carriage belonging to a Municipal Transport Undertaking and that belonging to the Bombay State Road Transport Corporation operated exclusively within the limits of a municipality may be parti-coloured, using the red colour, if such colour is of a shade distinct from that used on vehicles carrying Government mail.

Explanation.—In this sub-rule, municipality means a municipality constituted under the Bombay District Municipal Act, 1901 or the Bombay Municipal Boroughs Act, 1925”.

By order and in the name of the Governor of Bombay,

L. S. LULLA,

Deputy Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Fort, Bombay, 21st February 1957.

No. SIA. 1557-I.—In exercise of the powers conferred by section 89 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay hereby directs that the Government Notification, Labour and Social Welfare Department, No. SIA. 1557-I, dated 17th January 1957, published at pages 88-89 of the *Bombay Government Gazette*, Extraordinary, Part IV-A, dated 21st January 1957, shall be amended as follows, namely :—

In the said Notification, after the words “within the limits of”, the words “the Corporation of the City of Nagpur, the Akola Municipality, the Hinganghat Municipality,” shall be inserted.

Old Secretariat Building, Fort, Bombay, 25th February 1957.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (XIV of 1947), in its application to the State of Bombay (excluding the Saurashtra area and the Vidarbha region of the State of Bombay), the Government of Bombay hereby appoints the Deputy Commissioner of Labour, Bombay, to be a Conciliation Officer, for all industries (in relation to which the Central Government is not the appropriate Government) for the whole of the State of Bombay excepting the Districts of Gohilwad, Halar, Sorath, Madhya Saurashtra, Zalwad, Buldhana, Akola, Amraoti, Yeotmal, Wardha, Nagpur, Bhandara and Chanda.

Old Secretariat Building, Bombay, 28th February 1957.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1256-I.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the Government Notification, Development Department,

No. 645/48, dated the 16th September 1952, the Government of Bombay hereby appoints Shri A. Aziz, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1256-II.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the Government Notification, Development Department, No. 645/48, dated the 13th January 1953, the Government of Bombay hereby appoints Shri A. B. Desai, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952

No. EPF. 1256-III.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the Government Notification, Development Department, No. EPF. 1656, dated the 16th January 1956, the Government of Bombay hereby appoints Shri D. L. Desai, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EMP. 1256-IV.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the Government Notification, Development Department, No. EPF. 1654, dated the 13th October 1954, the Government of Bombay hereby appoints Shri V. G. Kasar, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1256-V.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952, (XIX of 1952), and in supersession of the Government Notification, Development Department, No. EPF. 1654 dated the 13th October 1954, the Government of Bombay hereby appoints Shri B. N. Raval, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1256-VI.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the Government Notification, Development Department No. EPF. 1655, dated the 21st September 1955, the Government of Bombay hereby appoints Shri S. A. Vaidya, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1256. VII.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the Government Notification, Development Department, No. EPF. 1656, dated the 22nd May 1956, the Government of Bombay hereby appoints Shri B. G. Bagwe, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1256-VIII.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the Government Notification, Development Department, No. EPF. 1656, dated the 30 June 1956, the Government of Bombay hereby appoints Shri P. R. Oza, to be an Inspector for the purposes of the said Act and of any Scheme framed thereunder, for the whole State of Bombay.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,

Under-Secretary to Government.

MINIMUM WAGES ACT, 1948.

No. MWA. 1755-J.—In exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (XI of 1948), in its application to the State of Bombay the Government of Bombay hereby amends the Bombay Minimum Wages Rules, 1951, as follows, namely :—

In the said Rules, after rule 26-D, the following new rule shall be inserted, namely :—

“26-E. If the Commissioner of Labour is of the opinion that any Muster Roll or Register maintained as part of routine of a scheduled employment gives in respect of any or all of the employees in the Scheduled employment, the particulars required for the enforcement of the Act and these rules, he may, by order in writing, direct that such Muster Roll or Register shall, to the corresponding extent and subject to such conditions as he may specify, be maintained in place of and be treated as Muster Roll or Register required under these rules in respect of such employee or employees in that Scheduled employment.”

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,

Officer on Special Duty.

FINANCE DEPARTMENT.

Sachivalaya, Bombay, 1st March 1957.

No. STA. 3056/G1.—In exercise of the powers conferred by section 122 of the State Reorganisation Act, 1956 (XXXVII of 1956), read with sections 5(2) and 8(2) of the Hyderabad Sugar-cane Cess Act, 1953 (No. IX of 1953), the Government of Bombay hereby amends Government Notification in the Legal Department, No. 25398/B, dated the 1st November 1956 as follows, namely :—

In the Schedule appended to the said notification, all the entries in columns 2, 3, 5 and 6 against the entry "The Hyderabad Sugar-cane Cess Act, 1953 (No. IX of 1953)" shall be deleted.

By order and in the name of the Governor of Bombay,

N. T. MONE,
Secretary to Government.

LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH DEPARTMENT.

Sachivalaya, Bombay, 16th February 1957.

No. ESI-1956.—In modification of the Orders issued in Government Notification, Local Self-Government and Public Health Department, No. ESI-1956, dated 23rd May 1956 and as required by provisio to clause (i) of sub-term (8) of term 9 of the Terms of Service for the Insurance Medical Practitioners, Government is pleased to notify the drugs and appliances specified in Schedules I, II and III below, to be supplied to the insured persons by the State Government through the approved chemists under the Employees' State Insurance Scheme. The Schedules have been brought into force with effect from 1st October 1956 :—

Effective from 1st October 1956.

EMPLOYEES' STATE INSURANCE SCHEME

(Government of Bombay).

SCHEDULE I.

Schedule of special drugs and appliances to be supplied under section 9 (8) (i) of Terms of Service for Insurance Medical Practitioners.

Serial No.	Name.	Trade name.	Make.	Net price inclusive of all taxes except General Sales Tax.	Conditions for supply.
Rs. a. p.					
1	Penicillin Procaine vial—4 lacs units	...	H. A.	... 0 9 3 per vial (less 5 per cent.).	Only 1 vial per day per patient.
2	Penicillin G Sodium Crystalline. Vial—5 lacs units.	...	Do.	... 0 9 9 per vial (less 5 per cent.).	Do. do.
3	Aqua Sterilisata Amp. 5 c.c.	...	S. P. W.	... 2 2 0 per 50 Amps.	... Max.—14 th days (4 weeks for Benzathine Penicillin).
4	Sulphathiazole—Tab. (0.5 gm.)	...	H. I.	... 15 9 9 per 500 tabs.	... Max.—7 days.
5	Sulphadiazine—Tab. (0.5 gm.)	...	H. I.	... 28 5 0 per 500 tabs.	Do.
6	Sulpha-dimethyl Pyrimidine—Tab. Sulphadimidine. (0.5 gm.)	...	Triumph	... 5 9 6 per 250 tabs.	Do.
7	Sulphaguanidine—Tab. (0.5 gm.)	...	H. I.	... 6 15 9 per 500 tabs.	Do.
8	Vitamin A, D. Tab. (A—2000 I. U.) (D—200 I. U.)	...	H. I.	... 0 43 3 per 42 tabs.	Do.
9	Vitamin B ₁ Tab. (10 mgms.)	...	H. I.	... 0 14 3 per 42 tabs.	Do.
10	Vitamin B ₂ Tab. (5 mgms.)	...	H. I.	... 0 14 3 per 42 tabs.	Do.
11	Vitamin B, C. Tab. (Thiamine Hcl. (B ₁) 1.0 mg. Ascorbic acid (C)—25.0 mgms. Riboflavin (B ₂)—1.0 mgm. Nicotinic acid—7.5 mgms.)	...	H. I.	... 0 14 3 per 42 tabs.	Do.

13 Acid Nicotinic Tab. (50 mgms.)	H. I.	0 14 3 per 42 tabs.	Do.
14 Multivitamin—Tab. (Vitamin A—5000 I. U. " D—1000 I. U. " C—30 mg. " B ₁ —3 mg. " B ₂ —2 mg. Nicotinamide—20 mg.)	H. I.	0 13 3 per 42 tabs.	Do.
15 Inj. Extractum Hepaticum—Amp. 2 (Whole Liver Extract). (10 mcgms.—B ₁₂ activity per c.c.)	H. I.	1 9 6 per 42 tabs.	Do.
16 Inj. Calcium Gluconate Amp.—10 per cent. in 10 c.c.	S. C. I.	1 6 0 per 10 Amps.	Do.
17 Carbarzone—Tab. (4 grs.) (B. P. C.)	B. R. I.	9 0 0 per 100 Amps.	Do.
18 Di-iodohydroxyquinoline Tab. (1 gm.).	Kemp & Co.	1 4 0 per 20 tabs.	Do.
19 Iodochlorohydroxyquinoline	B. T. M.	0 7 3 per 20 tabs.	Do.
20 Inj. Emetine-Hydrochlor— Amp. $\frac{1}{2}$ gr.	Triumph	0 7 3 per 20 tabs.	Do.
21 Chloroquine (Tab. 250 mgms.)	Z. P. W.	2 6 6 per 6 Amps.	Max. 6 grs. per patient.
22 Quinine Sulpha—Tab. (5 grs.)	Z. P. W.	4 5 0 per 6 Amps.	do.
23 Inj. Quinine-Di-hydrochloridum Amp. (6 grs. in 1 c.c.)	Triumph	0 3 3 per 3 tabs.	Max. —" days.
24 Gentian Violet—Pills (1 gr.)	H. I.	20 1 0 per 500 tabs.	Do.
25 Tetrachloroethylene (B. P.) Capsule (1 c.c.)	H. I.	1 0 3 per 6 Amps	Max. 3 Amps. per pati
26 Mepyramine Maleate Tab. (0.10 gm.)	B. D. H.	2 3 6 per 60 tabs.	Max. —" days.
27 Inj. Aminophylline Amp. (0.25 gm. in 10 c.c.)	I. C. I.	1 10 3 per 25 capsul	Max. 3 capsules per pai
	M. & B.	1 14 6 per 25 tabs.	Max. —" days.
	U. D. C.	1 8 0 per 10 Amp	Do.
	B. R. I.		

SCHEDULE I—contd

Serial No.	Name.	Trade name.	Make.	Net price inclusive of all taxes except General Sales Tax.	Conditions for supply.
				Rs. s. p.	
28	Inj. Sodium Salicylate—Amp. (15 grs. in 10 c.c.).	Z. P. W.	1 8 0 per 10 Amps.	... Max. 7 days.
29	Inj. Ext. Pituitariiliq. Amp. (10 I. U. in 0.5 c.c.).	U. D. C.	1 2 0 per 6 Amps.	... Do.
30	Inj. Diethylamine Acetarsol—Amp. 3 c.c. (Equivalent to 0.05 gm. of Arsenio per c.c.).	Aminarsin B. R. I.	... B. R. I.	... 4 2 0 per 12 Amps.	... Do.
31	Inj. Neo-Arsphenamine—Amp.—0.3 gm. Amp.—0.45 gm. Amp.—0.6 gm.	Neo-Salvarsan	Fedco	... 0 7 9 per Amp. 0 8 9 per Amp. 0 9 6	... Max. 14 days. (i) On positive Lab. report from Diagnostic Centres under H. S. I. S. for :— (ii) Kahn's test or W. R., or (iii) T. P. on Microscopical Examination. On subsequent prescription bearing reference No. and date of the positive relevant Laboratory report.
		Acti-Biuth B. R.	B. R. I.	2 0 per vial of 10 c.	Do. Do. i) To be prescribed and dispensed minimum 1 vial. Maximum 4 vials for 4 weeks only, on positive Laboratory report from Diagnostic Centres under H. S. I. S. for :— (i) Kahn's or R. (ii) T. P. on Microscopical examination.
				5 0 per vial	

(iii) Not to be dispensed on subsequent prescriptions bearing reference number and date of the original relevant positive Laboratory

34	Inj. Insulin-vial of 10 i.c. (400 units in 10 c.c.).	Dr. Christian B r u n n e n g e - a b e r . L u b e c k (Western Ger- many.)	3 0 0 0 per vial of 10 c.c.	Maximum 1 vial at a time—(1) on positive Laboratory report from Diagnostic Centres under E S I S for — (2) Sugar in urine, or (3) Fasting Blood Sugar level 140 mg or more per 100 c.c. of Blood. or (4) on subsequent prescription bearing reference No and date of the positive relevant Laboratory report which should not be more than two months old (5) To be prescribed and dispensed minimum 1 vial of any one of the four varieties.
35	Inj. Insulin Novo Lento ... or Novo Semi Lento Novo Ultra Lento.	Dumex	5 4 0 0 per vial of 10 c.c.	
36	Dl hydrostreptomycin and Streptomycin Sulphate combined vial (1 gm.)	Dumex	0 10 9 9 per vial of 1 gm.	
37	Ca. P. A S (0.5 gm.)	Triumph	4 0 6 6 per 250 tabs.	
38	Iso nicotinic Acid Hydrazide Tab. (50 mgms.).	Z. P. W.	0 9 9 9 per 84 tabs.	
39	Shark Liver Oil Bottle of 10 oz (Vit. A 1000 I. U. per gm., (Vit. D 100 I. U. per gm.).	Government Fisheries Department.	1 7 6 6 per bottle of 10 oz. ...	(1) Do. do (2) Do. do (3) Prescriptions should also bear signature of an Insurance Medical Practitioner. (4) To be prescribed and dispensed minimum 1 bottle.

SCHEDULE—contd.

Serial No.	Name.	Trade name.	Make.	Net price inclusive of all taxes except General Sales Tax.	Conditions for supply.
				Rs. a. p.	
40	Tetanus Toxoid Amp. 1 c.c.	H. I.	... 4 3 0 per Amp.	...
41	Tetanus Antitoxin bulb 3000 I. U.	H. I.	... 1 6 3 per Amp.	...
42	Diphtheria anti toxin bulb-1000 I. U. in 2 c.c.	H. I.	... 0 8 3 per bulb	...
43	Vaccine-T: A. B.-Amp. 1 c.c.	H. I.	... 0 4 3 per Amp.	...
44	Vaccine Anti-Cholera-Amp. 1 c.c.	H. I.	... 0 4 3 per Amp.	...
45	Serum, Anti-Snake-venom-Polyvalent Amp. 10 c.c.	H. I.	... 7 10 0 per Amp.	... To be prescribed and dispensed minimum 1 unit.
46	Serum-Anti-Gas-Gangrene (Amp-3000 I. U. in 10 c.c.)	H. I.	... 5 1 3 per Amp.	...
47	Splint Crammers wire Size 36" x 3"	Donald	... 0 10 0 each	...
48	Splint Back with foot rest (wooden)	Do.	... 7 8 0 each	...
49	Elastic Bandage 2½" wide	Johnson & Johnson.	... 1 3 3 each	...
50	Phthalylsulphathiazole (0.5 gr.)	Triumph	... 13 13 6 per 500 tabs.	... Max. for 7 days.
51	Amodiaquine Hydrochloride (0.20 gm.)	Camoguin	P. D.	... 19 0 0 per box of 50 pkts of 3 tabs. each.	... do.

Abbreviations.

Name of the Firm.	Where available.	Name of the Firm.	Where available.
H. A.—Hindustan Antibiotics Ltd. ...	1 M/s Kemp & Co. Ltd., 88/c, Old Prabhadevi Road, Bombay 28	T. P.—Therapeutic Pharmaceuticals.	43, Queen's Road, Bombay 2.
	2 M/s. Perry & Co., United India Building, Sir P. M. Road, Bombay 1.	B. D. H.—British Drug Houses (India) Ltd.	Imperial Chemical House, 8, Graham Road, Bombay 1.
S. P. W.—Standard Pharmaceutical Works Ltd.	M/s. Lavchand Varajdas & Co. 64-66, Princess Street, Bombay 2.	Johnston & Johnson	M/s. Kauchaulal Vaidial & Co., Mangaldas Road, Bombay 2.
H. I.—Haffkine Institute	... Parcel, Bombay 12	I. C. I.—Imperial Chemical Industries (India) Ltd.	M/s R. Nandlal & Co. (Pharmaceuticals) 72-A, Chhatrapati Building, Princess Street, Bombay 2.
B. T. M.—Bombay Tabletting Co.	Manufacturing Block No. 33, Room No. 3, 2nd Floor Devkarani Mission No. 7, Vithaldas Road, Bombay 2.	M. & B.—May & Baker (India) Ltd.	Karimjee House, Sir P. M. Road, Bombay 1.
U. D. G.—Union Drug Co. Ltd.	... 14, Old Hanuman Lane, Bombay 2.	B. R. I.—Brahmohari Research Institute.	M/s. Chomilal Dabhi & Co., Ltd., 70, Princess Street, Bombay 2.
Triumph—Triumph Products	... M/s. J. Pravin & Co., 204, Princess Street.	Fedco.—Fedco Ltd.	Kasturi Building, J. Tara Road, Bombay 1.
Z. P. W.—Zandip Pharmaceutical Works Ltd.	1 M/s. Navla Provision Stores, Irani Chawl, Ghekhale Road (South), Dadar, Bombay 14.	Dunex.—Dunex Ltd.	M/s. Bharat Drug House, 32, Mangaldas Road, Bombay 2.
	2 M/s. Shop, Bhatia Mahajan Wadi, Bombay 2.	C. O.—Chunilal Ootamchand & Co....	79-F, Princess Street, Bombay 2.
S. C. I.—Sanitex Chemical Industries Ltd.	M/s. National Distributing Co., 82-84 Dunder Street, Majid Bunder, Bombay 9.	Donaki & Co.	255, Princess Street, Bombay 2.
		P. D.—Parke Davis & Co., Ltd.	Canvada Bldg., S. Narroji Road, Fort, Bombay 1.

SCHEDULE II.

Schedule of special drugs and appliances to be supplied on prescriptions of the Specialists.

Serial No.	Name.	Trade name.	Make.	Price inclusive of all taxes except General Sales Tax.	Conditions for supply.
				Rs. s. P.	
1	Alkaloids of 'Rauwolfia Serpentina'-Tab. (each tablet contains 2.5 mgms. of total Alkaloids).	Z. P. W.	... 0 8 0 per 25 tabs	... Max. 14 days.
2	Methyl Thiouracil B. P. Tab. (0.1 G. of Methylthiouracil B.D.H. Methyl Thiouracil).		B. D. H.	... 2 8 9 per 100 tabs.	... Do.
3	Diethylacarbazine-tab. (50 mgms). ... Dicarbamin	... T. P.		... 1 12 0 per 20 tabs.	... Do.
4	Oestradiol Monobenzoate (B. P. Pure). BI-Ovarex Amp.-1 mgms. in 1 c.c.	... B. I.		... 3 0 0 per 6 Amps.	... Do.
5	Progesterone Amp. 10 mgms. in 1 c.c. ... Lupronex	... Lupronex		... 1 12 0 per 6 Amps.	... Do.
6	Methyl Testosterone-Tab (5 mgms.)	A. D.	... 2 12 9 per 25 tabs.	... Do.
7	Testosterone (Propionate) Amp. (25 mgms. in 1 c.c.)	A. D.	... 2 2 6 per 6 Amps.	... Do.
8	Vitamin-B12-Amp. (50 mgms. per c.c.)	N. L.	... 2 12 0 per 25 Amps.	... Do.
9	Vitamin-C-Amp. (500 mgms. in 5 c.c.)...	Z. P. W.	... 0 14 0 per 5 Amps	... Do.
10	Vitamin B-Complex-Amp. 2 c.c. (Vit. B1-50 mgms. (Vit. B2-4 mgms. (Vit. B6-2.5 mgms. Nicotine-ide 100 mgms. Calcium Pantothenate 10 mgms.)	N. L.	... 2 8 0 per 25 Amps.	... Do.
11	Vitamin B1-Amp. (100 mgms. in 1 c.c.)	N. L.	... 2 4 0 per 25 Amps.	... Do.

Abbreviations.

Name of the firm.	Where available.
1. Z. P. W.—Zandu Pharmaceutical Works Ltd.	(1) Shop : Bhatia Mahajan Wadi, Bombay 2. (2) Messrs. Savla Provision Stores, Irani Chawl, Gokhale Road (South), Dadar, Bombay 28.
2. B. D. H.—British Drug Houses (India) Ltd.	Imperial Chemical House, 8 Graham Road, Bombay 1.
3. B. I.—Bengal Immunity ...	Messrs. Choonilal Dahyabhai and Co. Ltd., 70 Princess Street, Bombay 2.
4. T. P.—Therapeutic Pharmaceuticals ...	43-Queen's Road, Bombay 2.
5. A. D.—Albert David Ltd. ...	Sheila Mahal, Colaba Causeway, Bombay 5.
6. N. L.—Nath Laboratories ...	Messrs. R. Nandlal and Co. (Pharmaceuticals), 72-A, Champsey Building, Princess Street, Bombay 2.
7. Dumex—Dumex (Private) Ltd.	Bharat Drug House, 32, Mangaldas Road, Bombay 2.
8. L. L.—Lederle Laboratories ...	Messrs. National Sales and Services, 12 Ranpart Road, Bombay 1.
9. U. D. C.—Union Drug Co. Ltd....	Old Hanuman Lane, Bombay 2.
10. A. L.—Abbott Laboratories (India) Private. Ltd.	Jehangir Building, Mahatma Gandhi Road, Bombay 1.
11. H. I.—Haffkine Institute ...	Parel, Bombay 12.
12. CIBA ...	Messrs. Daruvala Bros. Ltd., Princess Street, Bombay 2.
13. F. M. O. A.—Fairdeal Medico and Ortho- paedic Appliances Co.	122, New Citizen Bank House, Paltan Road, Bombay 1.
14. Lepetit—S. P. A. Milan ...	Messrs. Ranbaxy and Co. (Private) Ltd., Queen's Mansion, Bastion Road, Bombay 1.
15. Hartmann Germany ...	Messrs. Donald and Co., 255-Princess Street, Bombay 2.

Instructions.

1. The prescriptions in form ESIS-2A shall be filled in legibly with ink, signed (in full) and stamped with the official stamp by the specialist.
2. The dosage per day, number of days for which the medicine is ordered and directions for use should be stated by the prescriber.
3. Any alteration in the prescription should be endorsed by the prescriber.
4. The drugs mentioned in Schedule II can be dispensed on the signature of the Specialists only. The signature of the Insurance Medical Practitioner is not necessary for dispensing these drugs. The bills should be prepared in the names of the Specialists.

SCHEDULE III.

Schedule of special Drugs to be prescribed by the Insurance Medical Practitioners (Aggravated).

Serial No.	Name.	Dosage to be prescribed at a time.	Make.	Rs. a. p.	Price inclusive of all taxes except General Sales Tax.
1	Arogya Vardhini No. 1	... 2 Rati BD 6 days	D. K. Sandu Bros. (Chembur) Ltd. Zandu Pharmaceutical Works Ltd.	... 0 3 0	per 1/4 Tola.
2	Chandraprabha Vati No. 1	... 2 Rati BD 12 days	Zandu Pharmaceutical Works Ltd.	... 0 6 0	per 1/2 Tola.
3	Kasturi Bhairav 1 Rati QDS 12 days	Zandu Pharmaceutical Works Ltd.	... 1 3 6	per 1/4 Tola.
4	Suvarna Sutshekhar...	... 1 Rati BD 6 days	D. K. Sandu Bros. (Chembur) Ltd. Zandu Pharmaceutical Works Ltd.	... 0 11 0	per 1/2 Tola.
5	Shwas Kutthar Vati (Rasa).	... 2 Rati BD 6 days	Zandu Pharmaceutical Works Ltd. Unjha Pharmacy.	... 0 2 0	per 1/4 Tola.
6	Naveyas Loha	... 8 Rati TDS 4 days	D. K. Sandu Bros. (Chembur) Ltd. Zandu Pharmaceutical Works Ltd.	... 0 8 0	per 1 Tola.
7	Shankha Vati	... 2 Rati QDS 6 days	Zandu Pharmaceutical Works Ltd. Unjha Pharmacy.	... 0 3 0	per 1/2 Tola.
8	Drakhasava	... 1 oz. BD 8 days	D. K. Sandu Bros. (Chembur) Ltd. Unjha Pharmacy.	... 0 12 0	per 8 oz.
9	Kutajarista	... 1/2 oz. BD 8 days	D. K. Sandu Bros. (Chembur) Ltd.	... 0 9 0	per 8 oz.
10	Kanakasav	... 1/2 oz. BD 4 days	Zandu Pharmaceutical Works Ltd. D. K. Sandu Bros. (Chembur) Ltd.	... 0 6 0	per 4 oz.
11	Dashamularishta	... 1/2 oz. BD 8 days	D. K. Sandu Bros. (Chembur) Ltd. Zandu Pharmaceutical Works Ltd.	... 0 11 0	per 8 oz.
12	Lohasav	... 1/2 oz. BD 8 days	Unjha Pharmacy Zandu Pharmaceutical Works Ltd.	... 0 11 6	per 8 oz.
13	Mahayograj Gugal	... 2 Rati BD 12 days	Zandu Pharmaceutical Works Ltd. D. K. Sandu Bros. (Chembur) Ltd.	... 0 10 0	per 1/2 Tola.

SCHEDULE III—*contd.*

Serial No.	Name.	Dosage to be prescribed at a time.	Mk.	Price inclusive of all taxes except General Sales Tax.
				R... P.
14	Panchamrut Parpati	... 2 Rati BD 12 days	Zandu Pharmaceutical Works Ltd.	... 1 4 0 per ½ Tola.
15	Vishgarbha Tail	... 4 oz.	Zandu Pharmaceutical Works Ltd.	... 0 13 6 per 4 oz.
16	Chandan Bala Laxadi Tail	... 4 oz.	Zandu Pharmaceutical Works Ltd. D. K. Sandu Bros. (Chembur) Ltd.	... 0 15 8 per 4 oz.
17	Shadbindu Tail	... 1 oz.	Unjha Pharmacy Zandu Pharmaceutical Works Ltd.	... 0 5 0 per oz.
18	Praval Pishti	... 4 Rati BD for 6 days	D. K. Sandu Bros. (Chembur) Ltd.	... 0 5 6 per ½ Tola.
19	Arogyadhara	... 1 oz. once a day for 4 days.	Zandu Pharmaceutical Works Ltd.	... 0 7 6 per 10 Tolas.
20	Kanchnar Gugal	... 8 Rati BD 12 days	Zandu Pharmaceutical Works Ltd.	... 0 6 9 per 2 Tolas.
21	Punarnavadyarisata	... ½ oz. QDS for 4 days	D. K. Sandu Bros. (Chembur) Ltd. Zandu Pharmaceutical Works Ltd.	... 0 10 6 per 8 oz.
22	Suvarna Vasant Malati	... 1 Rati DD for 6 days	Unjha Pharmacy D. K. Sandu Bros. (Chembur) Ltd.	... 1 0 0 per ½ Tola.
23	Dhatri Rasayan	... ½ oz. BD for 6 days	Unjha Pharmacy	... 1 9 0 per 6 oz.
24	Chaturbhuj Rasa	... ½ Rati BD for 12 days	Zandu Pharmaceutical Works Ltd.	... 1 3 6 per 1/16 Tola.
25	Suvarna Sammir Pannag	... ½ Rati BD for 12 days.	Zandu Pharmaceutical Works Ltd.	... 0 11 6 per 1/16 Tola.
26	Narayan Tail	... 4 oz. Externally	D. K. Sandu Bros. (Chembur) Ltd.	... 1 2 0 per 4 oz.

27 Sarvotobhadra Rasa	... 2 Rati BD for 12 days ...	Zandu Pharmaceutical Works Ltd.	...	0 11 6	per ½ Tola.
28 Gandhak Rasayan	... 3 Rati TDS for 10 days.	Zandu Pharmaceutical Works Ltd.	...	1 15 6	per 2½ Tola.
29 Saptaparna Vati	... 4 Rati BD for 6 days ...	Zandu Pharmaceutical Works Ltd.	...	0 2 6	per ½ Tola.

Instructions.

1. The prescription in Form ESJS-2A shall be filled in legibly with ink, signed (in full) and stamped with the official stamp by the Ayurvedic Insurance Medical Practitioners.
2. Dosage per day, number of days for which the medicine is ordered and directions for use, should be stated.
3. Medicines shall be prescribed or dispensed at a time for a maximum period of days as laid down in column No. 3 of the Schedule.

By order and in the name of the Government of Bombay
P. J. CHINMULGUND,
Deputy Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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MONDAY, 25TH FEBRUARY 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 25th February 1957.

HYDERABAD CIVIL COURTS ACT, 1954.

No. SRO. 1056/78895(A).—In exercise of the powers conferred by subsection (1) of section 2 of the Hyderabad Civil Courts Act, 1954 (No. XXXVI of 1954), the Government of Bombay hereby alters the local limits of the existing Judicial District of Nanded by transfer of the revenue taluka of Rajura to the said District.

CODE OF CRIMINAL PROCEDURE, 1898.

No. SRO. 1056/78895(B).—In exercise of the powers conferred by subsection (3) of section 7 of the Code of Criminal Procedure, 1898 (V of 1898), in its application to the Hyderabad area of the State of Bombay, the Government of Bombay hereby directs that the Sessions Division of Nanded shall, with effect from the 25th February 1957, consist of the judicial district of the said name with its limits as altered by Government Notification in the Home Department, No. SRO. 1056/78895(A), dated the 25th February 1957.

By order and in the name of the Governor of Bombay,

E. A. C. NISSEN,

Under Secretary to the Government of Bombay,
Home Department.

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THURSDAY, 28TH FEBRUARY 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 28th February 1957.

INDIAN REGISTRATION ACT, 1908.

No. RVA. 1356-R.—In exercise of the powers conferred by section 6 of the Indian Registration Act, 1908 (XVI of 1908), as extended to the Kutch area of the State of Bombay, and in supersession of all previous orders in this behalf, the Government of Bombay hereby appoints the Collector of Kutch district to be the Registrar of that District.

INDIAN REGISTRATION ACT, 1908.

No. RVA. 1356-R.—In exercise of the powers conferred by section 6 of the Indian Registration Act, 1908 (XVI of 1908), as extended to the Kutch area of the State of Bombay, and in supersession of all previous orders in this behalf, the Government of Bombay hereby appoints each of the officers specified in column 1 of the Schedule annexed hereto to be the Sub-Registrar of the sub-districts specified against him in column 2 of the said Schedule.

Schedule.

Officer.	Sub-districts.
1. Aval Karkun, taluka Mundra	.. Mundra.
2. Treasury Aval Karkun, taluka Rahapar	.. Rahapar.
3. Treasury Aval Karkun, taluka Abdasa	.. Abdasa.
4. Treasury Aval Karkun, taluka Nakhatrana.	Nakhatrana.
5. Aval Karkun, Lakhpat taluka	.. Lakhpat.

INDIAN REGISTRATION ACT, 1908.

No. RVA. 1356-R.—In exercise of the powers conferred by section 8 of the Indian Registration Act, 1908 (XVI of 1908), as extended to the Kutch area of the State of Bombay, and in supersession of all previous orders in this behalf, the Government of Bombay hereby appoints the Inspector of Registration Offices, Saurashtra, Rajkot, to be the Inspector of Registration Offices for the Kutch District.

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

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FRIDAY, 1st MARCH 1957.

FINANCE DEPARTMENT.

Sachivalaya, Bombay, 1st March 1957.

CENTRAL SALES TAX ACT, 1956.

No. STR. 1557-G.1.—In exercise of the powers conferred by sub-sections (3) (4) and (5) of section 13 of the Central Sales Tax Act, 1956 (LXXIV of 1956), the Government of Bombay hereby makes the following rules, namely:—

THE CENTRAL SALES TAX (BOMBAY) RULES, 1957.

1. *Short title and extent.*—(1) These rules may be called the Central Sales Tax (Bombay) Rules, 1957.

(2) They extend to the whole of the State of Bombay.

2. *Definitions.*—In these rules, unless there is anything repugnant to the subject or context—

(i) “Act” means the Central Sales Tax Act, 1956 (LXXIV of 1956);

(ii) “Bombay Sales Tax Law” means—

(a) the Bombay Sales Tax Act, 1953 (Bom. III of 1953), as in force in the pre-Reorganisation State of Bombay, excluding the transferred territories,

(b) the Saurashtra Sales Tax Ordinance, 1950 (No. XVIII of 1950), as in force in the Saurashtra area of the State of Bombay,

(c) the Hyderabad General Sales Tax Act, 1950 (No. XIV of 1950), as in force in the Hyderabad area of the State of Bombay,

(d) the Central Provinces and Berar Sales Tax Act, 1947 (No. XXI of 1947), as in force in the Vidarbha Region of the State of Bombay, and

(e) the Central Provinces and Berar Sales Tax Act, 1947 (No. XXI of 1947), as applied to the Kutch area of the State of Bombay;

(iii) “Collector” means the Collector of Sales Tax appointed under the Bombay Sales Tax Act, 1953, the Commissioner of Sales Tax appointed under the Saurashtra Sales Tax Ordinance, 1950, the Commissioner of Sales Tax appointed under the Hyderabad General Sales Tax Act, 1950, the Commissioner of Sales Tax appointed under the Central Provinces and Berar Sales Tax Act, 1947 and the Commissioner of Sales Tax appointed under the Central Provinces and Berar Sales Tax Act, 1947, as applied to the Kutch area of the State of Bombay; and includes any authority, officer or person exercising the functions of any of the aforesaid officers under section 122 of the States Reorganisation Act, 1956, and any person exercising any or all of the powers of such Collector or Commissioner;

(iv) “Sales Tax Officer” means an officer appointed as such under the relevant Bombay Sales Tax Law; and in relation to a dealer, the Sales Tax Officer within whose local jurisdiction such dealer has one or more places of business;

(v) “Section” means section of the Act;

(vi) “Warehouse” means any enclosure, building or vessel in which a dealer keeps his stock of goods for sale.

3. *Manner in which accounts shall be kept.*—The particulars of all sales made by a dealer in the course of inter-State trade or commerce shall be entered by him in a separate account, and where a dealer keeps a day book of sales it shall form a separate part or section thereof. The name of the registered dealer, if any, to whom goods have been sold, the number of his certificate of registration under the Act and the serial number of the declaration under sub-section (4) of section 8, if any, obtained from such dealer shall be specified in such account against the entry relating to each sale. The amount of tax payable under the Act in respect of each sale and the net amount of sale price as well as other sums received which do not form part of the sale price shall be entered in separate columns in the said account, and the columns shall be totalled for each period for which the turnover of the dealer is determined for the purposes of paying tax under the Act.

4. *Authority from which Declaration Forms may be obtained, use custody and maintenance of records of such forms and matters incidental thereto.*—(1) The forms of declaration prescribed under sub-section (4) of section 8 may be obtained by a registered dealer, or any person duly authorised by him in writing, from the Sales Tax Officer, but where a dealer has places of business within the jurisdiction of two or more Sales Tax Officers, such forms may be obtained from the Sales Tax Officer having jurisdiction over that place of business which the dealer may declare to be his chief place of business.

(2) Such forms of declaration shall be kept by the dealer in his own custody, or in the custody of any person duly authorised by him in writing, and such dealer shall be personally responsible for the loss, destruction or theft of any such form or forms or the loss of Government revenue if any resulting directly or indirectly from such theft or loss and the amount of such loss of Government revenue shall be recoverable from the dealer as an arrear of land revenue.

(3) Before furnishing the declaration to the selling dealer the purchasing dealer or any responsible person authorised by him in his behalf shall fill in all required particulars in the Form and shall also affix his usual signature in the space provided in the Form for this purpose. Thereafter, the "Counterfoil" of the Form shall be retained by the purchasing dealer and the other two portions marked "Original" and "Duplicate" shall be made over by him to the selling dealer:

Provided that no single declaration shall cover more than one transaction or sale except in cases where and subject to requirements of sub-rule (7) the total amount covered by one declaration is equal to or less than Rs. 5,000 or such other amount as the State Government may, by a general order, notify in the Official Gazette.

(4) No purchasing dealer shall give nor shall a selling dealer accept any declaration except in a form obtained by the purchasing dealer under sub-rule (1) and not declared obsolete or invalid by the Collector under the provisions of sub-rule (13).

(5) A registered dealer who claims to have made a sale to another registered dealer shall, in respect of such claim, attach to his return in Form "C" the portion marked "Original" of the declaration received by him from the purchasing dealer. The assessing authority may, in its discretion, also direct the selling dealer to produce for inspection the portion of the declaration marked "Duplicate".

(6) A dealer making sales in the course of inter-State trade or commerce who has obtained declarations under sub-section (4) of section 8 shall enter the number of the declaration, the name of the dealer from whom it is obtained, the sale price of the goods and the amount of inter-State Sales Tax in a register in Form "A".

(7) Every registered dealer who has obtained declaration forms under sub-rule (1) shall immediately on their receipt record in a monthly account the book Nos. and Serial Nos. of the declaration forms so obtained by him. He shall also make further entries in the said account as and when he issues such declaration forms. An extract of this account in Form "B" shall be sent to the S. T. O. at the end of every period for which a return in Form "C" is submitted.

(8) If any of the declaration forms obtained by a dealer under sub-rule (1) is lost, destroyed or stolen, the dealer shall report the fact to the Sales Tax Officer immediately and take such other steps to issue public notice of the loss, destruction or theft as the Sales Tax Officer may direct.

(9) Any unused declaration forms remaining in stock with a registered dealer on the cancellation of his registration certificate shall, within two working days of the date of cancellation, be surrendered to the Sales Tax Officer from whom the forms have been obtained.

(10) No registered dealer to whom a declaration form is issued by the Sales Tax Officer shall, either directly or through any other person, transfer the same to another person except for the lawful purpose of sub-rule (3) or allow the same to be used by another person in connection with purchases made by the latter.

(11) A declaration form which has been lost or stolen from, or destroyed while in the possession of, a person to whom it has been supplied in accordance with the provisions of sub-rule (1) shall not be valid for the purpose of sub-rule (3).

(12) The Collector shall from time to time publish in the Official Gazette the particulars of the declaration form in respect of which a report is received under sub-rule (8).

(13) The Collector may, by notification, declare that declaration forms of a particular series, design or colour shall be deemed as obsolete and invalid with effect from such date as may be specified in the notification.

(14) When a notification declaring forms of a particular series, design or colour obsolete and invalid is published under sub-rule (13) all registered dealers shall on or before the date with effect from which the forms are so declared obsolete and invalid, surrender to the Sales Tax Officer all unused forms of that series, design or colour which may be in their possession and obtain in exchange such new forms as may be substituted for the forms declared obsolete and invalid:

Provided that new forms shall not be issued to a dealer until he has rendered account of the old forms lying with him and returned the balance, if any, in his hand to the Sales Tax Officer.

5. *Submission of Returns.*—Every dealer liable to pay tax under the Act shall furnish a return in Form "C" in respect of each period for which his turnover is required to be determined under rule 11 of the Central Sales Tax (Registration and Turnover) Rules, 1957, to the Sales Tax Officer within one month from the expiry of the period to which the return relates and to each return he shall attach one copy of the receipted Challan in Form "D" in respect of tax due according to such return.

6. *Accounts, etc., to be preserved for three years.*—Every registered dealer shall preserve all books of accounts, registers and other documents including bills, cash memoranda, invoices, vouchers and other documents relating to the stocks, purchases, despatches and deliveries of goods for a period of three years after the expiry of the year to which they relate.

7. *Furnishing of information, inspection of books, accounts, etc.*—(1) The Collector may, by notice, require any dealer to produce before him any accounts or documents or to furnish any information relating to the stocks of goods or of purchases, sales and deliveries of goods by him or any other information relating to his business as may be necessary for the purposes of the Act.

(2) All Accounts, Registers and documents relating to the stocks of goods of, or purchases, sales and deliveries of goods by, any dealer and of goods kept in any place of business or warehouse of any dealer shall at all reasonable times be open to inspection by the Collector and the Collector may take or cause to be taken such copies or extracts therefrom as appear to him necessary for the purposes of the Act.

(3) Unless the Collector deems it necessary to make a surprise visit, he shall give reasonable notice in writing to the dealer of his intention to inspect the accounts, registers, documents or stocks of goods of such dealer and in fixing the date, time and place for the purpose, shall as far as possible, have due regard to the convenience of the dealer.

(4) If the Collector has been reason to suspect that any dealer is attempting to evade the payment of tax due from him under the Act he may for reasons to be recorded in writing seise such accounts, registers or documents of the dealer as may be necessary and shall grant a receipt for the same and shall retain the same only for so long as may be necessary for examination thereof or for a prosecution:

Provided that he shall not retain such accounts, registers or documents for more than 21 days without recording his reasons in writing for doing so.

(5) For the purposes of sub-rule (3) or (4) the Collector may enter and search at all reasonable times any place of business or warehouse of any dealer or any other place where the Collector has reason to believe that the dealer keeps or is for the time being keeping any accounts, registers or documents of his business or stocks of goods relating to his business.

8. *Declaration as to manager of undivided Hindu family, association, etc.*—Every dealer who is liable to pay tax under the Act and who is an undivided Hindu family, association, club, society, firm or company or any person who carries on business as a guardian or trustee or otherwise on behalf of another person while making an application for registration shall furnish to the Sales Tax Officer a declaration in Form "E" stating the name of the person who shall be deemed to be the Manager in relation to the business of the dealer in the State of Bombay. If any change occurs in the person managing the business, fresh declaration in the said Form shall be furnished to the Sales Tax Officer within 30 days from the date of such change.

9. *Intimation in the event of change of ownership or in nature of business.*—(1) If any registered dealer liable to pay tax under the Act—

(a) Sells or otherwise disposes of his business or any part of his business or effects or comes to know of any other change in the ownership of the business,

or

(b) discontinues his business or changes his place of business or opens a new place of business,

or

(c) changes the name or nature of his business or effects any change in the classes of goods sold by him,

he shall within 30 days of the occurrence of any of the events mentioned in clauses (a), (b) and (c) send an intimation of particulars of such change in writing together with the Certificate of Registration to the Sales Tax Officer.

(2) If any registered dealer dies, his legal representative shall within 60 days from his death inform the Sales Tax Officer about the date of the dealer's death and the names and addresses of his legal heirs.

10. *Penalty.*—A breach of these rules shall be punishable with fine which may extend to five hundred rupees and when the offence is a continuing offence, with a daily fine which may extend to fifty rupees for every day during which the offences continues.

FORM "A."

[See rule 4 (6) .]

Register of Sales made to registered dealers of other States on declarations given by them under sub-section (4) of section 8 of the Central Sales Tax Act, 1956.

Date of Sale.	Serial No. of Bill or invoice.	Description of goods and quantity.	Sale price.	Amount of Sales Tax charged.	Name, address and registration No. of the dealer giving the declaration.	Serial No. of the declaration.	Date of the declaration.
1	2	3	4	5	6	7	8

FORM "B".

[See rule 4 (7).]

Quarterly extract from the monthly account of forms of declaration.

Name of dealer

Address

Registration Number

Book No.	Number of forms already used up to end of previous quarter.	Number of Forms used during the Month of...	Total	Serial number of the forms used during the Quarter.		Number of forms remaining unused at the end of the quarter.
				From	To	
1	2	3	4	5	6	7
						8

Total ...

Place.....

Signature

Dated

Proprietor/Manager
of for M/s.....

FORM "C"

(See rule 5.)

Form of Return under Rule 5 of the Central Sales Tax (Bombay) Rules, 1957.

Return for the period from.....to.....

Registration Mark and No.....

Name of the dealer.....

Status.....

(Whether individual, Hindu undivided family, association, club, firm, company, guardian or trustee).

Style of the business.....

Address.....

1. Gross amount received or receivable by the dealer during the period in respect of sales of goods

Rs. N.P.

Deduct—

- (i) Sales of goods outside the State (as defined in Section 4 of the Act).....

Rs. N.P.

- (ii) Sales of goods in course of export outside or import into India (as defined in Section 5 of the Act).....

2. Balance — Turnover of inter-State Sales and Sales within the State

Deduct— Turnover of Sales within the State

3. Balance — Turnover of inter-State Sales

*Deduct—*Cost of freight delivery or installation when such cost is separately charged, on the turnover of inter-State Sales.

4. Balance—Total turnover of inter-State Sales
5. Deduct (from Balance at 4) the turnover of sales on which no tax is leviable
6. Net taxable turnover of inter-State Sales
7. Classification of net taxable turnover of inter-State Sales, and calculation of tax thereon

A. Declared goods —

(1) sold to registered dealers on prescribed declaration (*vide* Declarations attached)—

(a) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(b) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(c) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

Total amount Rs.....N.P..... Total Tax Rs.....N.P....

(2) Sold otherwise —

(a) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(b) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(c) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

Total amount Rs.....N.P..... Total Tax Rs.....N.P....

B. Other goods —

(1) sold to registered dealers on prescribed declarations (*vide* declarations attached)—

(a) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(b) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(c) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

Total amount Rs.....N.P..... Total Tax Rs.....N.P....

(2) Sold otherwise—

(a) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(b) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

(c) taxable at % Rs. N.P. on which tax amounts to Rs.....N.P....

Total amount Rs.....N.P..... Total Tax Rs.....N.P....

8. Total tax payable on Rs.....N.P.... amounts to Rs.....N.P....

9. Amount of tax paid Rs.....N.P....

10. Balance due/excess paid if any Rs.....N.P.

11. Chalan No.....Dated.....of.....
Treasury/Sub-treasury/Reserve Bank of India is attached hereto.

12. I, enclose with this return the original copy of each of the declarations numbering in the aggregate.....received by me in respect of sales made to registered dealers, together with a signed copy of the register under sub-rule (6) of rule 4.

13. During the same period I have given.....declarations bearing serial numbers as under to dealers from whom I have purchased goods in the course of inter-State trade or commerce.

Serial Nos.,

14. I solemnly declare that the statements made and particulars furnished in and with this return are true and complete.

Place Signature

Date Status

*Acknowledgement.*Received from.....a dealer
possessing Registration Certificate No..... a return of sales
tax payable by him for the period from.....
to.....with enclosures mentioned therein

Place

Date

Receiving Officer.

FORM "D".

(See rule 5.)

Chalan.

Central Sales Tax Act, 1956

XIII.—OTHER TAXES AND DUTIES—D-OTHER ITEMS—SALES TAX—
INTER STATE SALES TAX.

Chalan of Tax, penalty and composition money paid to the.....

Treasury/Sub-Treasury

Branch of the State Bank of India for the period from to.

Reserve Bank of India

By whom tendered

Name and address of the person on whose
behalf money is paid.

Registration Number

Amount of tax

Rs. N.P.

Rupees (in words)

Dated.....

Signature of Dealer or Depositor.

FOR USE IN THE TREASURY.

1. Received payment of Rs..... N.P. Rupees

(In figures)

(In words).

2. Date of entry.....

Chalan No.

Treasury

Accountant.

Treasury Officer

Agent or Manager.

FORM "E".

(See rule 8.)

Declaration under rule 8 of the Central Sales Tax (Bombay Rules, 1957).

I/We.....
 of carrying on
 the business(es) known as at
 and other places in the State of Bombay as*.....
 and liable to pay the tax under the Central Sales Tax Act, 1956, do hereby
 declare that I, Shri.....
 Shri.....
 (here give address).....
 who am/is (mention here the status or designation).....
 of the said concern shall be deemed to be the Manager of the said business(es)

at.....and all places within the State of Bombay for the purpose of the said Act ; and shall at all times comply with the provisions of the said Act, and the rules made thereunder :

Place. Date. Signature. † Status.

Countersignature of person nominated.

Status of person nominated

Place

Date

*Enter here one of the following as may be applicable :—

- (a) the guardian/trustee or..... on behalf of
- (b) a Hindu undivided family known as
- (c) an association/club/society known as
- (d) a firm known as
- (e) a private limited company known as
- (f) public limited company/co-operative society known as

† The declaration shall be signed in the case of—

- (i) a Hindu undivided family ... by its manager.
- (ii) an association, club or society ... by its President or Chairman and the Secretary.
- (iii) a firm ... by the partners having a total share of not less than 50 per cent.
- (iv) a private limited company ... by all its Directors or where there are no Directors by the authorised representative of the Company nominated by the Chairman.
- (v) a Public limited company or co-operative society. by the Managing Agents or where there are no Managing Agents, the Managing Directors or the Chairman of the Board of Directors and the Secretary.

By order and in the name of the Governor of Bombay,

N. T. MONE,
Secretary to Government.

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THURSDAY, 14TH MARCH 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.**

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 4th March 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARE 2555-VI/106652-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification, No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB 2255/16012-A, dated the 30th October 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immovable property specified in the Schedule annexed hereto and acquired by the Collector of Nasik, under his Notice No. LND/515/IX, dated the 9th October 1950, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District Nasik, taluka, Nasik, village Bhagur.

Survey No.	Hissa No.	Area of the land.		
		A.	g.	a.
234/4B	—	5	21	0
186(2)	—	4	19	4
201	—	38	0	0
210(1/3)	—	7	13	1/3
182/3B	—	0	21	0
231	—	34	0	0

Sachivalaya, Bombay, 7th March 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB-2556/118363-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification, No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB. 2556-A, dated the 18th September 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immoveable property specified in the Schedule annexed hereto and acquired by the Collector of Nasik, under his Notice, No. LAQ-824, dated 15th May 1951, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947, (XVII of 1947).

Schedule.

Village Shingwe Bahula, taluka Nasik, district Nasik.

Survey No.	Area.	
	A.	g.
44	6	26
45/1	2	27
45/2	3	4
227/1	5	33
236	3	4
42(1/4)	1	33 1/4
68	15	16
77	1	31

Schedule.

District Nasik, taluka, Nasik, village Bhagur.

Survey No.	Hissa No.	Area of the land.		
		A.	g.	a.
234/4B	—	5	21	0
186($\frac{2}{3}$)	—	4	19	4
201	—	38	0	0
210($\frac{1}{3}$)	—	7	13	$\frac{1}{3}$
182/3B	—	0	21	0
231	—	34	0	0

Sachivalaya, Bombay, 7th March 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB-2556/118363-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification, No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and in supersession of Government Notification in the Revenue Department, No. ARB. 2556-A, dated the 18th September 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immovable property specified in the Schedule annexed hereto and acquired by the Collector of Nasik, under his Notice, No. LAQ-824, dated 15th May 1951, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947, (XVII of 1947).

Schedule.

Village Shingwe Bahula, taluka Nasik, district Nasik.

Survey No.	Area.	
	A.	g.
44	6	26
45/1	2	27
45/2	3	4
227/1	5	33
236	3	4
42($\frac{1}{4}$)	1	33 $\frac{1}{2}$
68	15	16
77	1	31

Survey No.	Area	
	Acres	Gunthas.
80	7	36
67	2	13
64	1	34
65	2	8
66	1	39
69	1	33
37/1P($\frac{1}{2}$)	1	5
41($\frac{1}{2}$)	5	20 $\frac{1}{2}$
37/1P($\frac{1}{2}$)	1	5
41($\frac{1}{2}$)	5	20 $\frac{1}{2}$
71	2	22
72	7	37
174	2	28
48/1	3	10
73P($\frac{1}{2}$)	1	29 $\frac{1}{2}$
46/2B	1	9
46/2CP($\frac{1}{2}$)	0	2 $\frac{1}{2}$
49	8	39
73($\frac{1}{2}$)	1	29 $\frac{1}{2}$
180/1D	1	23
180/1E($\frac{1}{4}$)	0	1 $\frac{1}{2}$
180/1B	1	27
180/1E($\frac{1}{4}$)	0	1 $\frac{1}{2}$
180/1A	1	28
180/1C	1	32
180/1E($\frac{1}{2}$)	0	3
42($\frac{1}{4}$)	1	33 $\frac{1}{4}$
42($\frac{1}{4}$)	1	33 $\frac{1}{4}$
78	1	27
42($\frac{1}{4}$)	1	33 $\frac{1}{4}$

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 23rd February 1957.

Factories Act, 1948.

No. 2508/48.—In exercise of the powers conferred by section 110 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely :—

1. In rule 107 of the said Rules,—

(i) for clause (1) the following shall be substituted, namely :—

“(1) *Annual return*.—On or before the 15th January of each year,

an annual return in duplicate in Form No. 24 relating to the following matters :—

(a) average number of workers employed daily and normal hours worked per week ;

(b) leave with wages ;

(c) compensatory holidays ;

(d) canteens in the case of factories wherein more than 250 workers are ordinarily employed ;

(e) creches in the case of factories wherein more than 50 women workers are ordinarily employed ;

(f) shelters, rest rooms and lunch rooms in the case of factories wherein more than 150 workers are ordinarily employed.

(2) *Half yearly return.*—On or before the 15th July and 15th January of each year, a half yearly return in duplicate in Form No. 25.” ;

(ii) clause (2) shall be renumbered as clause (3) ;

(iii) clauses (3), (4), (5), (6), (7) and (8) shall be deleted.

2. For form No. 24 appended to the said Rules the following shall be substituted, namely:—

“ FORM No. 24.

(Prescribed under clause (1) of Rule 107.)

ANNUAL RETURN.

Year ending 31st December 195

Name of Factory

Name of occupier.....

Name of Manager

1. District

2. Postal address

3. Nature of Industry

*4. Average number of workers employed daily *	...	Men	...
		Women	...
		Adolescents—	
		Male	...
		Female	...
		Children	
		Male	...
		Female	...

"The average daily number should be calculated" by dividing the aggregate number of attendances on working days by the number of working days, in the year. In reckoning attendances, attendances by temporary as well as permanent employees should be counted, and all employees should be included, whether they are employed directly or under contractors. Attendances on separate shifts (e.g., night and day shifts) should be counted separately. Days on which the factory was closed for whatever cause, and days on which the manufacturing processes were not carried on should not be treated as working days. Partial attendance for less than half a shift on a working day should be ignored, while attendance for half a shift or more on such day should be treated as full attendance.

5. Normal hours worked per week	Men	...
		Women	...
		Children	..
6. Number of days worked in the year
7. Does the factory come under—			
(i) section 87.			
(ii) section 93.			
8. Average daily number of workers employed in dangerous operations
<i>Leave with wages.</i>			
9. Total number of persons employed during the year—			
Men
Women
Children
10. Number of persons who have worked for a period of 240 days or more during the calendar year—			
Men
Women
Children

11. Number of persons who were granted leave during the year—

Men
Women
Children

12. Number of persons who gave notice not to avail themselves of leave during the year in which leave accrued—

Men
Women
Children

c. Compensatory holidays.

13. Number of workers exempted from section 52 of the Factories Act—

Men
Women

14. Number of workers who received holidays in the—

1. Same month
2. Following month
3. Third month

15. *Canteen.*

Type of Canteen.				Items of expenditure borne by the
Providing cooked food and refreshments.	Providing cooked food only.	Providing refreshments and tea only.	Providing tea only.	Approximate average number of workers using daily.
(A)*	(B)*	(C)*	(D)*	occupier stating separately the total expenditure borne by the occupier in subsidizing sale of food stuffs or in otherwise selling food stuffs below cost price.

*While furnishing information please use symbols.

Creche.

16. Number of children admitted to the creche—

17. Approximate average daily attendance of children at the canteen--

- (a) 2 years and below ...
- (b) above 2 years ...

18. Details of facilities provided with regard to—

- (a) Milk.
- (b) Food.
- (c) Clothes.
- (d) Toys.
- (e) Medical Aid.
- (f) Others.

19. Details of staff employed--

- (i) Doctor ...
- (a) Males ...
- (b) Females. ...
- (ii) Nurses ...
- (iii) Teachers ...
- (iv) Ayahs ...
- (v) Sweepers ...

Shelters, Restrooms and Lunchrooms.

20. Approximate average daily attendance of workers at the shelter, restroom or lunchroom--

21. Details of facilities provided with regard to drinking water--

22. Details of accommodation, furniture and other equipment provided—

Signature of Manager.

Date

Note. Rule 102(1) of the Bombay Factories Rules, 1950 and section 93 of the Factories Act, 1948, are printed *in extenso* on the reverse of this Form.

(On the reverse.)

Rule 102(1)—Dangerous Operations.

“The following operations when carried on in any factory are declared to be dangerous operations under section 87:—

1. Manufacture of aerated water and processes incidental thereto.
2. Electrolytic plating or oxidation of metal articles by use of an electrolyte containing chromic acid or other chromium compounds.
3. Manufacture and repair of electric accumulators.
4. Glass manufacture.
5. Grinding or glazing of metals.
6. Manufacture and treatment of lead and certain compounds of lead.
7. Generating petrol gas from petrol.
8. Cleaning or smoothing of articles by a jet of sand, metal shot or grit or other abrasive propelled by a blast of compressed air or steam.
9. Liming and tanning of raw hides and skins and processes incidental thereto.
10. Manufacture of chromic acid or manufacture or recovery of the bichromate of sodium, potassium or ammonium.
11. Manipulation of nitro or amido compounds.
12. Manipulation of acids or alkalis.”

Section 93—“*Liability of owner of premises in certain circumstances.*”

93. (1) where in any premises separate buildings are leased to different occupiers for use as separate factories, the owner of the premises shall be responsible for the provisions and maintenance of common facilities and services, such as approach roads, drainage, water supply, lighting and sanitation.

(2) The Chief Inspector shall have, subject to the control of the State Government, power to issue orders to the owner of the premises in respect of the carrying out of the provisions of sub-section (1).

(3) where in any premises, independent or self-contained floors or flats are leased to different occupiers for use as separate factories, the owner of the premises shall be liable as if he were the occupier or manager of a factory, for any contravention of the provisions of this Act, in respect of—

(i) latrines, urinals and washing facilities in so far as the maintenance of the common supply of water for these purposes is concerned ;

(ii) fencing of machinery and plant belonging to the owner and not specifically entrusted to the custody or use of an occupier ;

(iii) safe means of access to the floors or flats and maintenance and cleanliness of stair cases and common passages ;

(iv) precautions in case of fire ;

(v) maintenance of hoists and lifts, and

(vi) maintenance of any other common facilities provided in the premises

(4) The Chief Inspector shall have, subject to the control of the State Government power to issue orders to the owner of the premises in respect of the carrying out the provisions of sub-section (5) .

(5) The provisions of sub-section (3) relating to the liability of the owner shall apply where in any premises independent rooms with common latrines, urinals and washing facilities are leased to different occupiers for use as separate factories :

Provided that the owner shall be responsible also for complying with the requirements relating to the provision and maintenance of latrines, urinals and washing facilities.

(6) The Chief Inspector shall have, subject to the control of the State Government, the power to issue orders to the owner of the premises referred to in sub-section (5) in respect of the carrying out of the provisions of section 46 or section 48.

(7) Where in any premises portions of a room or a shed are leased to different occupiers for use as separate factories, the owner of the premises shall be liable for any contravention of the provisions of -

(i) Chapter II, except sections 14 and 15 ;

(ii) Chapter IV, except sections 22, 23, 27, 34, 35 and 36 .

Provided that in respect of the provisions of sections 21, 24 and 32 the owner's liability shall be only in so far as such provisions relate to things under his control :

Provided further that the occupier shall be responsible for complying with the provisions of Chapter IV in respect of plant and machinery belonging to or supplied by him.

(iii) Section 42.

(8) The Chief Inspector shall have, subject to the control of the State Government, power to issue orders to the owner of the premises in respect of the carrying out the provisions of sub-section (7).

(9) In respect of sub-sections (5) and (7) while computing for the purposes of any of the provisions of this Act the total number of workers employed, the whole of the premises shall be deemed to be single factory”.

3. In Form No. 25 appended to the said Rules, for the words, brackets and figure “sub-rule (3)” the word, brackets and figure “clause(2)” shall be substituted.

4. Forms Nos 26, 27, 32, 33 and 34 appended to the said Rules shall be deleted.

Old Secretariat Building, Bombay, 6th March 1957.

INDIAN BOILERS ACT, 1923.

No. IEA. 1356.—The following draft of a notification which it is proposed to issue under section 29 of the Indian Boilers Act, 1923 (V of 1923), is published as required by sub-section (1) of section 31 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 15th April 1957.

2. Any objections or suggestions which may be received by the Commissioner of Labour (Steam Boiler Department), 27, Military Square Lane, Fort, Bombay 1, from any person with respect to the said draft before the aforesaid date will be considered by Government.—

Draft Notification.

In exercise of the powers conferred by section 29 of the Indian Boilers Act, 1923 (V of 1923), the Government of Bombay hereby amends the Bombay Boilers Rules, 1924, as follows, namely :—

In the said rules, in Form B, at the end, the following paragraph shall be added, namely :—

“In the case of forced flow and forced circulation types of boilers provisions shall be made for checking that proper circulation is maintained through all sections of the circuit by the flow of water.”

Bombay, 7th March 1957.

No. WCE 1055-J.—In exercise of the powers conferred by sub-section (i) of section 20 of the Workmen's Compensation Act, 1923 (VIII of 1923), the Government of Bombay is pleased to amend the Government Notification, Labour and Social Welfare Department, No. WCE 1055-J, dated 10 2nd February 1957, as follows, namely :—

In the said notification, for the words “for greater Bombay” the word “Bombay” shall be substituted.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

HOME DEPARTMENT.

Sachivalaya, Bombay, 28th February 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA.4253/27147-(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule

hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

District Sabarkantha.

Serial No.	Village Panchayat.	Village	Taluka.
1	Amiapur	.. Amiapur	.. Bayad.
2	Borol	.. Borol	.. Bayad.
3	Choila	.. Choila	.. Bayad.
4	Tenpur	.. Tenpur	.. Bayad.
5	Ramas Group	.. Ramas	.. Bayad.
6	Vasadra Group	.. Vasadra	.. Bayad.
7	Nikoda	.. Nikoda	.. Himatnagar.
8	Agiol Group	.. Agiol	.. Himatnagar.
9	Gadhoda Group	.. Gadhoda	.. Himatnagar.
		Hajipur	.. Himatnagar.
10	Dhundhor Group	.. Dhundhor	..
11	Pedhmala Group	.. Pedhmala	..
		Mali	.. Himatnagar.
		Pipalia	..
		Tempur	..
12	Kukadja	.. Kukadia	.. Idar.
13	Satarda	.. Satarda	.. Malpur (Mahal).
14	Ubharan	.. Ubharan	.. Malpur (Mahal).
15	Kau	.. Kau	.. Modasa.
16	Sinol	.. Sinol	.. Modasa.
17	Vadagan	.. Vadagan	.. Modasa.
18	Itadi Group	.. Itadi	.. Modasa.
		Galsandha	..
19	Khadoda Group	.. Khadoda	.. Modasa.
		Garudi	..
		Dhurawada	..
20	Ramos Group	.. Kishorpura	.. Modasa.
21	Modhuka Group	.. Modhuka	.. Prantij.
22	Atarsunba Group	.. Atarsunba	.. Vijaynagar (Mahal).

CATTLE TRESPASS ACT 1871.

No. CTA. 4253/27147-(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

District Sabarkantha.

Serial No.	Village Panchayat.	Village	Taluka.
1	Amiapur	.. Amiapur	.. Bayad.
2	Borol	.. Borol	.. Bayad.
3	Choila	.. Choila	.. Bayad.
4	Tenpur	.. Tenpur	.. Bayad.
5	Ramas Group	.. Ramas	.. Bayad.
6	Vasadra Group	.. Vasadra	.. Bayad.
7	Nikoda	.. Nikoda	.. Himatnagar.
8	Agiol Group	.. Agiol	.. Himatnagar.
9	Gadhoda Group	.. Gadhoda	.. Himatnagar.
		Hajipur	.. Himatnagar.
10	Dhundhor Group	.. Dhundhor	.. Himatnagar.
11	Pedhmala Group	.. Pedhmala	.. Himatnagar.
		Mali	.. Himatnagar.
		Pipalia	.. Himatnagar.
		Rampur	.. Idar.
12	Kukadia	.. Kukadia	.. Idar.
13	Satarda	.. Satarda	.. Malpur (Mahal).
14	Ubharan	.. Ubharan	.. Malpur (Mahal).
15	Kau	.. Kau	.. Modasa.
16	Sinol	.. Sinol	.. Modasa.
17	Vadagam	.. Vadagam	.. Modasa.
18	Itadi Group	.. Itadi	.. Modasa.
		Galsundra	.. Modasa.
19	Khadoda Group	.. Khadoda	.. Modasa.
		Garudi	.. Modasa.
		Dhunawada	.. Modasa.
20	Ramos Group	.. Kishorpura	.. Prantij.
21	Modhuka Group	.. Modhuka	.. Prantij.
22	Atarsumba Group	.. Atarsumba	.. Vijaynagar (Mahal).

By order and in the name of the Governor of Bombay,

L. S. LULLA,

Deputy Secretary to Government.

Sachivalaya, Bombay, 1st March 1957.

ROAD TRANSPORT CORPORATIONS ACT, 1950.

No. STC-2855/97558-XI.—In exercise of the powers conferred by section 44 of the Road Transport Corporations Act, 1950 (LXIV of 1950), the Government of Bombay hereby amends the Bombay State Road Transport Corporation Rules, 1952, as follows, namely :—

In rule 6 of the said Rules, after sub-rule (5), the following shall be inserted, namely :—

“(6) When the period intervening between the dates of two meetings of the Corporation or of a Committee appointed by it at the same place is four days or less, a member of the Corporation may, if he so desires, remain at the place, in which case he shall, notwithstanding anything contained in sub-rules (1) and (2), be also entitled to draw daily allowance at the rate admissible to him but not exceeding the amount of mileage allowance that would have been admissible to him had he undertaken the journey to his headquarters and back to the place of the meeting.”

By order and in the name of the Governor of Bombay,

D. S. JOSHI,
Secretary to Government.

Sachivalaya, Bombay, 2nd March 1957.

BOMBAY CIVIL COURTS ACT, 1869.

No. CRC. 2154/39154/III.—In exercise of the powers conferred by sections 21, 22-A and 23 of the Bombay Civil Courts Act, 1869 (XIV of 1869), and in modification of the previous orders on the subject, the Government of Bombay hereby directs that with effect from the 1st April 1957:—

(a) there shall be a Civil Court subordinate to the District Court, Mehsana, at Harij ;

(b) the said Court shall be presided over by a Civil Judge (Junior Division), who shall hold his Court at Harij ;

(c) the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Harij, shall comprise the areas within the limits of Cami and Harij Mahals ;

(d) the whole of the Sami Mahal heretofore included within the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division) Radhanpur, shall be excluded therefrom ; and

(e) the whole of the Harij Mahal heretofore included within the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Chanasma, shall be excluded therefrom.

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

Sachivalaya, Bombay, 4th March 1957

BOMBAY MOTOR VEHICLES RULES, 1940

No MVR 1856/80045-XII.—Whereas the Government of Bombay is satisfied that the vehicle (Flat Top International Model Refueller) belonging to Messrs Standard Vacuum Oil Company, Limited, Bombay, bearing registration No. BMR 9140, is found suitable for carrying out work of public purpose ;

Now, therefore, in exercise of the powers conferred by the third proviso to sub-rule (1) of rule 120 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicle from the operation of the said rule, subject to the condition that its movement is restricted to the confines of the aerodrome at Nagpur.

By order and in the name of the Governor of Bombay,

E. A. C. NISSEN,

Under Secretary to Government.

THE PUNJAB GOVT. PRINTING PRESS

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Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 21ST MARCH 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.**

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 10th March 1957.

Factories Act, 1948.

No. FAC. 1656.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the India Government Mint, Bombay, from the provisions of section 51 of the said Act for a period of three months from 10th March 1957 to 9th June 1957, subject to the condition that no worker shall be allowed to work for more than fifty-four hours during any week.

Old Secretariat Building, Bombay, 13th March 1957.

Factories Act, 1948.

No. FAC. 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Government Central Press, Bombay, from the provisions of sections 51, 52, 54 and 56 of the said Act, from 13th March 1957 to 19th March 1957 (both days inclusive) subject to the following conditions, namely:—

- (i) No worker shall be allowed to work for more than 11 hours in any day;

IV-A—30 (Lino)

(ii) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the worker shall be allowed intervals for rest as required by section 55 of the said Act.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

13

SATURDAY, 9TH MARCH 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 4th March 1957.

Notice.

MANOEUVRES, FIELD FIRING AND ARTILLERY PRACTICE ACT, 1938.

No. 733/51-N(a).—Notice is hereby given that in exercise of the powers conferred by sub-section (2) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938 (V of 1938), the Government of Bombay proposes to authorise the carrying out of field firing and artillery practice with live ammunition in the area specified below during the periods mentioned below :—

May 1957.

- (1) 21st May 1957 to 25th May 1957 and 28th May 1957 to 30th May 1957 (8 days).

June.

- (2) 6th June 1957 to 8th June 1957 and 11th June 1957 to 14th June 1957 (7 days).

Area.

District : Poona.

Name of Taluka.	Name of Village.	Description of the area.
1	2	3
Khed	.. Golegaon	.. Part of Survey Nos. 178 to 184, part of Survey No. 186 (Western part of these lands), Survey Nos. 191 and 185.

Name of Taluka.	Name of Village.	Description of the area.
1	2	3
Haveli	.. Bhavdi	.. Part of Survey No. 92 (Western Part).
Haveli	.. Wagholi	.. Part of Survey No. 326, part of Survey No. 325, part of Survey No. 317, part of Survey No. 318, part of Survey No. 316, part of Survey No. 315, Survey Nos. 297 to 301, part of Survey No. 290, Survey No. 362, Survey No. 289, part of Survey No. 288, Survey Nos. 291 to 294, part of Survey No. 295, part of Survey No. 296, part of Survey No. 304, part of Survey No. 302, part of Survey No. 303, part of Survey No. 314.
Haveli	.. Vadgaon Shinde	.. Part of Survey Nos. 2 to 9, part of Survey Nos. 12 to 13, Survey Nos. 14 to 99, part of Survey Nos. 100 to 105, part of Survey Nos. 107 to 108, Survey No. 109, part of Survey No. 110, part of Survey Nos. 115 to 116, part of Survey No. 121, part of Survey No. 122, Survey Nos. 123 to 124, part of Survey No. 125, part of Survey No. 128, part of Survey Nos. 150 to 152 and Survey No. 153.
Haveli	.. Nirgude	.. Part of Survey No. 69, Survey No. 70, part of Survey No. 71.
Haveli	.. Charholi Budruk	.. Part of Survey No. 96, part of Survey No. 97, Survey No. 98, part of Survey No. 99, Survey No. 100, part of Survey No. 101, part of Survey No. 105, part of Survey Nos. 118 to 120.
Haveli	.. Lohogaon	.. Survey Nos. 1 to 66, part of Survey Nos. 67 to 68, part of Survey No. 75, part of Survey No. 76, Survey Nos. 77 to 80, part of Survey No. 81, Survey Nos. 82 to 96, part of Survey No. 97, Survey No. 98, part of

Name of Taluka.

Name of Village.

Description of the area.

Survey No. 99, Survey Nos. 100 to 101, part of Survey Nos. 102 to 103, part of Survey No. 115, part of Survey No. 117, Survey Nos. 118 to 119, part of Survey Nos. 120 to 121, part of Survey No. 126, part of Survey Nos. 302 to 304, Survey Nos. 305 to 306, part of Survey No. 307, part of Survey No. 308, Survey Nos. 309 to 314, part of Survey No. 315, Survey No. 316, part of Survey No. 317, part of Lohogaon gaathan and Water tank.

The area abovesaid is—

Bounded on the East by.—Wagholi village, part of Survey No. 290, part of Survey No. 295, part of Survey No. 296, part of Survey No. 303, part of Survey No. 304, part of Survey No. 302, part of Survey No. 314, part of Survey No. 315, part of Survey No. 319, part of Survey No. 318, part of Survey No. 316, part of Survey No. 317, part of Survey No. 325, part of Survey No. 326, Bhavadi village, part of Survey No. 92, Lohogaon village, part of Survey No. 41 and part of Survey No. 30, Golegaon village, part of Survey Nos. 178 to 184, part of Survey No. 186 and Indrayani river.

Bounded on the South by.—Poona-Nagar Road, Wagholi village, part of Survey Nos. 288 and 289.

Bounded on the West by.—Lohogaon village, part of Survey No. 121, part of Survey No. 120, part of Survey No. 117, part of Survey No. 126, part of Survey No. 97, part of Survey No. 115, part of Survey No. 99, part of Survey No. 102, part of Survey No. 103, part of Survey No. 81, part of Survey No. 76, part of Survey No. 75, part of Survey No. 67, part of Survey No. 68, part of Lohogaon Goathan, part of Survey No. 317, part of Survey No. 315, part of Survey No. 308, part of Survey No. 307, part of Survey No. 303, part of Survey No. 302, part of Survey No. 304.

Bounded on the North by.—Charoli Budruk, part of Survey No. 119, part of Survey No. 120, part of Survey No. 118, part of Survey No. 101, part of Survey No. 99, part of Survey No. 105, part of Survey No. 96, part of Survey No. 97, Nirgude village, part of Survey No. 71, part of Survey No. 69, Wadgaon Shinde, part of Survey No. 128, part of Survey No. 125, part of Survey No. 122, part of Survey No. 121, part of Survey No. 116, part of Survey No. 115, part of Survey No. 110, part of Survey No. 108, part of Survey No. 107, part of Survey No. 105, part of Survey No. 104, part of Survey No. 103, part of Survey No. 102, part of Survey No. 101,

part of Survey No. 100, part of Survey No. 150, part of Survey No. 151, part of Survey No. 152, part of Survey No. 152, part of Survey Nos. 2 to 9, part of Survey No. 12 and part of Survey No. 13.

2. The specified area has been selected with a view to provide different target areas on different days, in order both to achieve variety in training and, at the same time, to avoid evacuation of any particular village or a group of villages continuously for the whole specified period. In the specified area, only such villages and areas as may be found to be in danger-zone in respect of a particular practice will be evacuated for such days as may be necessary for that practice and due notice of what constitutes the danger-zone in question will be given by the Revenue Officer in charge of the area concerned. In no case with all the villages in the specified area be evacuated simultaneously for the whole specified period.

3. A copy of the map of the area is also appended herewith.

4. A summary of the main provisions of the Act and the rules thereunder showing the rights and obligations of the residents in the area is appended hereto for general information.

SUMMARY OF THE MAIN PROVISIONS OF THE ACT AND RULES FRAMED THEREUNDER.

1. *Notice of the intention of execution of military manoeuvres.*—Before the execution of military manoeuvres take place over any specified area, there will first be published a notice in the *Bombay Government Gazette*, notifying the intention of Government to issue a notification specifying the area over which and the period during which the military manoeuvres shall take place. The publication of this notice shall be as wide as possible and shall be given (1) by publication in the principal newspapers of the area; (2) by beat of drum; (3) by affixing copies of the notice in the language of the locality in all prominent and public places in the area; (4) by sending copies of the notice to selected non-official bodies and associations; (5) by distributing copies of the notice at the weekly bazar places, agricultural, religious or other fairs etc., if any, held before the date fixed for the manoeuvres; (6) in such other manner as the Collector of the district may deem necessary.

2. Not before the expiry of three months after the issue of the first notice in the *Bombay Government Gazette* the notification itself shall be published in the *Bombay Government Gazette* authorising the execution of military manoeuvres over the specified area during a specified period which shall not exceed three months. Publicity to this notification also shall be given as widely as possible and fresh notices issued as in the case of the earlier notice one month and one week as nearly as may be before the commencement of the manoeuvres.

3. *Actions allowed as regards the use of land and water in the specified area by military forces.*—During the period of the manoeuvres, the military forces engaged in the manoeuvres shall, within the specified limits pass over, encamp or construct military works or execute military manoeuvres and supply themselves with water from any source of water in such area.

4. *Restrictions imposed on the use of water supply and sacred places.*—But the taking of water shall not be in excess of the reasonable requirements of the military forces or shall not be of such quantity as would curtail the supply ordinarily required by those entitled to the use of such water supply.

5. The military forces are not authorised to enter upon or interfere with any well or tank held sacred by any religious community or any place of worship or ground attached thereto except for the legitimate purpose of offering prayers or any place or building reserved or used for the disposal of the dead, or any dwelling house or premises attached thereto or any educational institution, factory, workshop or store or any premises used for the carrying on of any trade, business or manufacture or any garden or pleasure ground, or any ancient monument as defined in section 2 of the Ancient Monuments Preservation Act, 1904.

6. *Restoration of lands.*—The Officer-in-Command of military forces shall see that all lands used in the manoeuvres are restored as far as practicable to their previous conditions.

7. *Precautions to be taken in the danger-zone.*—The Collector of the district or any other officer deputed by him shall arrange for all thoroughfares, paths, by-ways and other approaches to the notified areas to be guarded by sign-boards, pickets, etc., on the day of the manoeuvres or the practice. He shall by beat of drum make known to the inhabitants of the area affected the following penal provisions of the Act.

8. *Acts prohibited for the public at large.*—Any person who (i) wilfully obstructs or interferes with the execution of the manoeuvres or (ii) without due authority enters or remains in any camp or (iii) without due authority interferes with any flag or mark or any apparatus used for the purpose of the manoeuvres, shall be punishable with fine which may extend to ten rupees.

9. *Provision as regards the claim and award of compensation to persons suffering loss or damage.*—Compensation for any damage caused by military manoeuvres to person or property or for interference with lawful rights or privileges including expenses reasonably incurred in protecting person, property, rights and privileges during the manoeuvres shall be paid by military compensation officer in the presence of the Revenue Officer deputed by the Collector.

10. All claims to compensation should be made to the Revenue Officer by the person affected or by his agent within 72 hours from the announcement made by the Revenue Officer that all such claims should be presented to him.

11. It shall be the duty of the Revenue Officer so deputed to consider all claims for compensation and determine the amount of compensation to be awarded by investigation on the spot and after hearing the claimants and to disburse the amount to the claimants. In assessing the amount of

compensation due care shall be taken to ascertain the amount of damage caused and the amount that will be required to remedy or repair that damage.

12. *Right of appeal.*—Any claimant who is dissatisfied with the order of the Revenue Officer refusing to award him any compensation or with the amount of compensation awarded to him may, within fifteen days from the communication of the decision to him, give notice to the Revenue Officer of his intention to appeal against the decision.

13. All appeals shall be decided by a Commission constituted by the Collector consisting of himself as Chairman, a person nominated by the Officer Commanding and two persons nominated by the District Board. The decision of the Commission shall be final and no suit shall lie in any civil court in respect of any matter decided by the Commission.

14. No fee shall be charged in connection with any claim, notice, appeal, application or document filed before the Revenue Officer, Collector or the Commission.

Field Firing and Artillery Practice.

15. *Notice of the intention of the execution of field firing and artillery practice.*—The first notice notifying the intention of Government to issue a notification authorising field firing and/or artillery practice during a specified period over a notified area or any specified part thereof, shall be published in the same manner as the notice issued for the execution of military manoeuvres.

16. *Publication of the Notification.*—The notification authorising the field firing and/or artillery practice shall not be issued until the expiry of two months from the date of the first publication of the notice in the *Bombay Government Gazette*.

17. A fresh notice shall be published one week as nearly as may be before the commencement of the period or of each period specified, in the notification and the notice by beat of drum shall be given and two days as nearly as may be before the commencement of field firing and artillery practice in the areas concerned.

18. *Special provisions as regards the area declared to be a danger-zone.*—In such notified area, there will be some area which will be declared as a danger-zone by the Commanding Officer. This danger-zone area will be marked in bold red in one copy of the map previously published with the notice.

19. The danger-zone area shall be guarded by sign-boards, pickets, etc., on the day of the practice.

20. It should be remembered that all persons and domestic animals are bound to vacate the danger-zone area during the specified period and that they are not to enter that area during the specified period. The District Superintendent of Police or any other officer deputed by him shall arrange for evacuation under the supervision of the Revenue Officer deputed under section 6 of the Act.

21. If there are dwelling houses in the danger-zone occupied by women, entry will be made after giving adequate warning, through a local inhabitant, and in the presence of two respectable inhabitants of the locality to ensure the exclusion of person and domestic animals from the danger-zone area.

22. The compensation payable for exclusion or removal of any person or cattle from any place declared to be a danger-zone shall be paid before the evacuation is enforced; it shall include compensation for any loss of employment resulting from any such removal or exclusion.

23. The Revenue Officer will usually disburse the amount of compensation before the evacuation but in rare cases may grant suitable advances in money to any person requiring them for expenditure on transport, accommodation, food, fodder, etc., which shall be set off against the amount of compensation.

24. *Offences punishable.*—It should be remembered that within the notified area and during the specified period no person should (a) wilfully obstruct or interfere with the carrying out of field firing or artillery practice, or (b) without due authority to enter or remain in any camp, or (c) without due authority enter or remain in any area declared to be a danger-zone at a time when entry thereto is prohibited, or (d) without due authority interfere with any flag or mark or target or any apparatus used for the purpose of the practice, and if he does so he will be punishable with fine which may extend to ten rupees.

25. *Provisions as regards compensation, right of appeal, etc.*—The provisions as regards the claim for compensation, method of assessing the compensation, award of compensation or refusal of the claim, right of appeal, etc., mentionable above in the case of military manoeuvres, apply in the case of field-firing and artillery practice also.

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

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THURSDAY, 14TH MARCH 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 12th March 1957.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(a).—In exercise of the powers conferred by section 7 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes the Labour Courts, specified in column 1 of the Schedule annexed hereto for the adjudication of industrial disputes relating to any matter specified in the Second Schedule to the said Act and for performing such other functions as may be assigned to them under the said Act, and

(2) appoints the persons respectively specified against them in column 2 of the said Schedule as the presiding officers thereof.

Schedule.

Name of the Labour Court.	Presiding Officer.
1	2
1. The First Labour Court, Shri D. M. Vin, M.A., LL.B. Bombay.	
2. The Second Labour Court, Shri B. S. Dingare, B.A., LL.B. Bombay.	
3. The First Labour Court, Shri N. N. Majmudar, B.A., LL.B. Ahmedabad.	
4. The Second Labour Court, Shri M. N. Nagrashna, B.Sc., LL.B. Ahmedabad.	

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(b).—In exercise of the powers conferred by section 7A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes an Industrial Tribunal at Bombay for the adjudication of industrial disputes relating to any matter whether specified in the Second Schedule or the Third Schedule of the said Act; and

(2) appoints Shri M. R. Meher, I.C.S. (Retd.), as the presiding officer thereof.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(c).—In exercise of the powers conferred by section 7A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes an Industrial Tribunal at Bombay for the adjudication of industrial disputes relating to any matter whether specified in the Second Schedule or the Third Schedule of the said Act; and

(2) appoints Shri Syed Taki Bilgrami, LL.B. (Leeds), Bar-at-Law, as the presiding officer thereof.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(d).—In exercise of the powers conferred by section 7A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes an Industrial Tribunal at Bombay for the adjudication of industrial disputes relating to any matter whether specified in the Second Schedule or the Third Schedule of the said Act; and

(2) appoints Shri I. G. Thakore, B.A., LL.B., as the presiding officer thereof.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(e).—In exercise of the powers conferred by section 7A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes an Industrial Tribunal at Ahmedabad for the adjudication of industrial disputes relating to any matter whether specified in the Second Schedule or the Third Schedule of the said Act; and

(2) appoints Shri N. N. Majmudar, B.A., LL.B., as the presiding officer thereof.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(f).—In exercise of the powers conferred by section 7A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes an Industrial Tribunal at Bombay for the adjudication of industrial disputes relating to any matter whether specified in the Second Schedule or the Third Schedule of the said Act; and

(2) appoints Shri P. D. Sawarkar, M.A., LL.B., as the presiding officer thereof.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(g).—In exercise of the powers conferred by section 7A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes an Industrial Tribunal at Rajkot for the adjudication of industrial disputes relating to any matter whether specified in the Second Schedule or the Third Schedule of the said Act; and

(2) appoints Shri N. L. Vyas, M.A., LL.B., as the presiding officer thereof.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(h).—In exercise of the powers conferred by section 7A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby—

(1) constitutes an Industrial Tribunal at Bhuj for the adjudication of industrial disputes relating to any matter whether specified in the Second Schedule or the Third Schedule of the said Act; and

(2) appoints Shri K. H. Desai, Additional District and Sessions Judge, Kutch, as the presiding officer thereof.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(i).—In exercise of the powers conferred by clause (b) of the proviso to section 9A of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby notifies—

(i) The Bombay Civil Services Rules.

(ii) The Bombay Civil Services Classification and Recruitment Rules,

(iii) The Bombay Civil Services Conduct, Discipline and Appeal Rules, and

(iv) The Bombay State Transport Employees' Service Regulations made under the Road Transport Act, 1950 (LXIV of 1950), for the purpose of clause (b) of the said proviso.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(j).—In exercise of the powers conferred by sub-section (2) of section 33C of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby specifies for the purpose of the said sub-section (2)—

(1) the First Labour Court, Bombay, and the Second Labour Court, Bombay, in the areas within Greater Bombay and the Thana, Kolaba, Ratnagiri, Poona, Nasik, East Khandesh, West Khandesh, Ahmednagar, North Satara, South Satara, Sholapur, Kolhapur, Aurangabad, Parbhani, Bhir, Nanded, Osmanabad, Chanda, Bhandara, Nagpur, Akola, Buldana, Yeotmal, Amravati and Wardha Districts;

(2) the First Labour Court, Ahmedabad, and the Second Labour Court, Ahmedabad, in the areas within the Ahmedabad, Mehsana, Banaskantha, Sabarkantha, Kaira, Panch Mahals, Baroda, Dangs, Broach, Surat, Gohilwad, Halar, Sorath, Madhya Saurashtra, Zalavad, Amreli and Kutch Districts.

INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946.

No. IDA-1157(k).—In exercise of the powers conferred by section 13A of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946), the Government of Bombay hereby specifies for the purpose of the said section 13A—

(1) the First Labour Court, Bombay, and the Second Labour Court, Bombay, in the areas within Greater Bombay and the Thana, Kolaba, Ratnagiri, Poona, Nasik, East Khandesh, West Khandesh, Ahmednagar, North Satara, South Satara, Sholapur, Kolhapur, Aurangabad, Parbhani, Bhir, Nanded, Osmanabad, Chanda, Bhandara, Nagpur, Akola, Buldana, Yeotmal, Amravati and Wardha Districts;

(2) the First Labour Court, Ahmedabad, and the Second Labour Court, Ahmedabad, in the areas within the Ahmedabad, Mehsana, Banaskantha, Sabarkantha, Kaira, Panch Mahals, Baroda, Dangs, Broach, Surat, Gohilwad, Halar, Sorath, Madhya Saurashtra, Zalavad, Amreli and Kutch Districts.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1157(l).—In exercise of the powers conferred by section 39 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby directs that the powers exercisable by it under section 33B of the said Act, namely, to withdraw any proceeding under the Act pending before a Labour Court or Tribunal and to transfer the same to another Labour Court or Tribunal, as the case may be, for the disposal of the proceeding shall be exercisable also by the President, Industrial Court, Bombay.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government.

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FRIDAY, 15TH MARCH 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 14th March 1957.

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(II)-XII.—The following draft of a notification which it is proposed to issue under sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Vidarbha region of the State of Bombay, is published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of ten days from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government :—

Draft Notification.

In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Vidarbha Region of the State of Bombay, the Government of Bombay hereby amends with effect on and from the first day of April 1957, the Central Provinces and Berar Motor Vehicles Rules, 1940, as follows, namely :—

1. In rule 1 of the said Rules for clause (b) the following shall be substituted, namely :—

“(b) They shall, save as expressly provided otherwise, apply to and in relation to, all motor vehicles in the Vidarbha Region of the State of Bombay.”

2. In rule 2 of the said Rules, the following shall be added at the end, namely :—

“(g) ‘Regional Transport Officer’ means any officer appointed by the State Government for any area to perform the functions of a Regional Transport Officer under these Rules and includes an Assistant Regional Transport Officer appointed by the State Government.”

3. For rule 3 of the said Rules, the following rule shall be substituted, namely :—

“3. *Licensing Authority*.—The Regional Transport Officer shall be the licensing authority.”

4. For rule 23 of the said Rules, the following shall be substituted :—

“23. *Registering Authority*.—The Regional Transport Officer shall be the Registering Authority.”

5. For the First Schedule to the said Rules the following schedule shall be substituted, namely :—

“The First Schedule.

Designation of the Registering Authority.	Registration mark.	Class of vehicle to which applicable.
Regional Transport Officer, Vidarbha Region, Nagpur.	BYJ	... Vehicles other than transport vehicles.
	BYY	... Transport vehicles.
	BYE • (901 to 975).	... Vehicles in the posses- sion of dealers on a trade certificate.
	BYJ (followed by not more than three figures).	... Vehicles temporarily registered.”

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(III)-XII.—The following draft of a notification which it is proposed to issue under sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Kutch area of State of Bombay, is published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of ten days from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the afore-said period will be considered by Government :—

Draft Notification.

In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Kutch area of the State of Bombay, the Government of Bombay hereby amends with effect on and from the first day of April 1957, the Kutch Motor Vehicles Rules, 1951, as follows, namely :—

1. In rule 1 of the said rules, in sub-rule (2) for the words "State of Kutch" the words "Kutch area of the State of Bombay" shall be substituted.

2. In rule 2 of the said Rules,—

for clause (c), the following shall be substituted, namely :—

"(c) 'Regional Transport Officer' means any officer which the State Government may appoint for any area to perform the functions of a Regional Transport Officer under these rules and includes an Assistant Regional Transport Officer appointed by the State Government."

3. For rule 3, the following rule shall be substituted, namely :—

"3. *Licensing Authority*.—The Regional Transport Officer shall be the Licensing Authority."

4. For rule 24 the following shall be substituted, namely :—

"24. *Registering Authority*.—The Regional Transport Officer shall be the Registering Authority."

5. For the First Schedule to the said Rules the following shall be substituted, namely :—

"The First Schedule.

Registration marks to be assigned by the Registering Authorities.

Designation of the Registering Authority.	Registration mark.	Class of vehicles to which applicable.
Regional Transport Officer, Kutch area of the State of Bombay.	BYC	... Vehicles other than transport vehicles.
	BYQ	... Transport vehicles.
	BYE (701 to 775)	... Vehicles in the possession of dealers on a trade Certificate."

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(IV)-XII.—The following draft of a notification which it is proposed to issue under sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories is published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of ten days from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government :—

Draft Notification

In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories, the Government of Bombay hereby amends with effect on and from the first day of April 1957, the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

1. In rule 2, for clause (1), the following shall be substituted, namely :—

(1) "*Regional Transport Officer*" means any officer which the State Government may appoint for any area to perform the functions of a Regional Transport Officer under these rules and includes an Assistant Regional Transport Officer appointed by the State Government.

2. For rule 3, the following shall be substituted, namely :—

"3. *Licensing authority*.—The licensing authority shall be—

(i) for Greater Bombay, Regional Transport Officer, Bombay ;

(ii) for the district of Amreli,* the Regional Transport Officer, Amreli ;

(iii) for the districts of Banaskantha, Sabarkantha, Mehsana, Ahmedabad, Kaira, Panch Mahals, Baroda and Broach, the Regional Transport Officer, Ahmedabad ;

(iv) for the districts of Surat, Dangs, West Khandesh, Nasik, Thana, Kolaba and Ratnagiri, the Regional Transport Officer, Thana ;

(v) for the districts of Ahmednagar, Poona, Sholapur, North Satara, South Satara and Kolhapur, the Regional Transport Officer, Poona ; and

(vi) for the district of East Khandesh, the Regional Transport Officer, East Khandesh."

3. For rule 24 of the said Rules the following shall be substituted, namely:—

"24. *Registering authority.*—The registering authority shall be—

(i) for Greater Bombay, the Regional Transport Officer, Bombay;

(ii) for the district of Amreli, the Regional Transport Officer, Amreli;

(iii) for the districts of Banaskantha, Sabarkantha, Mehsana, Ahmedabad, Kaira, Panch Mahals, Baroda and Broach, the Regional Transport Officer, Ahmedabad;

(iv) for the districts of Surat, Dangs, West Khandesh, Nasik, Thana, Kolaba and Ratnagiri, the Regional Transport Officer, Thana;

(v) for the districts of Ahmednagar, Poona, Sholapur, North Satara, South Satara, and Kolhapur, the Regional Transport Officer, Poona; and

(vi) for the district of East Khandesh, the Regional Transport Officer, East Khandesh."

4. In the first Schedule to the said Rules, for the portion beginning with the entry relating to the "Regional Transport Officer, Ahmedabad" to the end of the said Schedule the following shall be substituted, namely:—

"Regional Transport Officer, Ahmedabad.	BYA	}	Vehicles other than transport vehicles.
	BYB		
	BYM		
	BYR		
	BYD	}	Transport vehicles.
	BYS		
	BYE	(101 to 175)	Vehicles in the possession of dealers on a trade certificate.
		(601 to 675)	
Regional Transport Officer, Poona.	BYF	}	Vehicles other than transport vehicles.
	BYH		
	BYZ		
	BYL	}	Transport Vehicles.
	BYX		
	BYW		
	BYE	(201 to 275)	Vehicles in the possession of dealers on a trade certificate.
		(401 to 475)	

Regional Transport Officer, Thana.	BYK	}	vehicles other than transport vehicles.
	BYN		
	BYT	}	Transport Vehicles.
	BYU		
	BYE (301	/	Vehicles in the possession of dealers on a trade certificate.
	375)		
	(501		
	to		
	575)		
Regional Transport Officer, Amreli.	BYC		Vehicles other than transport vehicles.
	BYQ		
	BYE (701		Vehicles in the possession of dealers on a trade certificate.
	to		
	575)		
Regional Transport Officer, East Khandesh.	BYG		Vehicles other than transport Vehicles.
	BYU		
	BYE (801		Vehicles in the possession of dealers on a trade certificate."
	to		
	875)		

5. In the Second Schedule to the said Rules for the portion beginning with the entry relating to the "Regional Transport Officer, Ahmedabad" to the end of the said Schedule the following shall be substituted, namely :—

"Regional Transport Officer, Ahmedabad.	BYA	}	Do.	Do.
	BYM			
Regional Transport Officer, Poona.	BYF	}	Do.	Do.
	BYZ			
Regional Transport Officer, Thana.	BYK	}	Do.	Do.
	BYN			
Regional Transport Officer, Amreli.	BYC		Do.	Do.
Regional Transport Officer, East Khandesh.	BYG		Do.	Do."

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(V)-XII.—The following draft of a notification which it is proposed to issue under sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Saurashtra area of the State of Bombay is published as required by sub-section (1) of section 133 of the said Act

for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of ten days from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government :—

Draft Notification.

In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Saurashtra area of the State of Bombay, the Government of Bombay hereby amends with effect on and from the first day of April 1957 the Bombay Motor Vehicles Rules, 1950, as applied to the Saurashtra area of the State of Bombay as follows, namely :—

1. In rule 1 of the said rules, in sub-rule (2) for the words "State of Saurashtra" the words "Saurashtra Area of the State of Bombay" shall be substituted.

2. For rule 3 of the said Rules the following shall be substituted, namely :—

"3. *Licensing Authority*.—The Regional Transport Officer, Rajkot, shall be the licensing authority."

3. For rule 24 of the said Rules, the following shall be substituted, namely :—

"24. *Registering Authority*.—The Regional Transport Officer, Rajkot, shall be the Registering Authority."

4. In the First Schedule to the said Rules, in column 2 under the heading "Registration Mark" for the letters "S.S.V.", "S.S.T." and "S.S.Y." the letters, word, brackets and figures "BYC", "BYQ" and "BYE (701 to 760)" shall, respectively, be substituted.

5. In the second Schedule to the said Rules, in column 2 for the letters "S.S.Z." the letters "BYC" shall be substituted.

By order and in the name of the Governor of Bombay,

E. A. C. NISSEN,

Under Secretary to Government.

THE UNIVERSITY OF CHICAGO

January-March 1977

FAST

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PART IV-A

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.**

POLITICAL AND SERVICES DEPARTMENT.

Sachivalaya, Bombay, 5th March 1957.

CONSTITUTION OF INDIA.

No. PFR-1156-J.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Government of Bombay hereby amends the Contributory Provident Fund Rules (Bombay) as follows, viz. :—

In the said rules—

(1) After sub-rule (2) of rule 10 the following proviso shall be added, namely :—“Provided that if, through oversight or otherwise, the amount subscribed is less than the minimum subscription payable by the subscriber under sub-rules (1) and (2) of rule 8 and if the short subscription together with the interest accrued thereon is not paid by the subscriber within such time as may be specified by the authority competent to sanction an advance for the grant of which, special reasons are required under clause (b) or clause (c) of rule 12, the contribution payable by the Government shall be equal to the amount actually paid by the subscriber or the amount normally payable by Government, whichever is less, unless the Government in any particular case, otherwise directs.”

(2) In sub-rule (1) and sub-rule (4) of rule 19 for the words “three months”, the words “six months” shall be substituted.

IV-A—32 (Lino)

(3) In clause (i) of sub-rule (1) and in the proviso to sub-rule (2) of rule 21, for the words, brackets and figures "the provisions of sub-rule (4) of rule 19 applicable to a failure to assign and deliver a policy shall apply", the following shall be substituted, namely:—"the provisions of rule 22-A shall apply as they apply in relation to cases where money withheld or withdrawn from the Fund under clause (a) or clause (b) of rule 15 has been utilised for a purpose other than that for which sanction was given to the withholding or withdrawal."

Sachivalaya, Bombay, 6th March 1957.

CONSTITUTION OF INDIA.

No. PFR-1156-J.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Government of Bombay hereby amend the Bombay General Provident Fund Rules as follows, namely:—

In the said rules—

(1) In sub-rule (1) and sub-rule (4) of rule 20, for the words "three months" the words "six months" shall be substituted.

(2) In clause (i) of sub-rule (1) and in the proviso to the sub-rule (2) of rule 23, for the words and figures "the provisions of sub-rule (4) of rule 20 applicable to a failure to assign and deliver a policy shall apply", the following shall be substituted, namely:—

"The provisions of rule 27 shall apply as they apply in relation to cases where money withheld or withdrawn from the Fund under clause (a) or clause (b) of rule 16 has been utilised for a purpose other than that for which sanction was given to the withholding or withdrawal."

By order and in the name of the Governor of Bombay,

M. D. BHANSALI,
Chief Secretary to Government.

AGRICULTURE AND FORESTS DEPARTMENT.

Old Secretariat, Bombay, 18th March 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. AGR. 8857-B.—In exercise of powers under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), sections 2 and 3 of the Requisitioned Land (Continuance of Powers) (Bombay Amendment) Act, 1951 (Bom. I of 1951) and section 7 of the Bombay General Clauses Act, 1904 (Bom. I of 1904) and in supersession of Government Notification No. AGR. 8856-B.

dated the 21st July, 1956, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immoveable property specified in the Schedule annexed hereto and requisitioned by the Collector of Nasik under his order No. LND. 502-II, dated the 3th January 1943, issued under sub-rule (1) of rule 75-A of the Defence of India Rules.

Schedule.

District Nasik, taluka Nasik, village Agartakli.

Survey No.	Land, area.
	A. g.
31	15 6

By order and in the name of the Governor of Bombay,

A. L. DIAS,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 15th March 1957.

No. FDE. 1257.—In exercise of the powers conferred by sub-sections (1), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in modification of Government Notification, Labour and Social Welfare Department, No. FDE. 1256, dated the 10th January 1956, the Government of Bombay is pleased—

(i) to appoint Shri K. C. Shah to be Inspector of Factories for the purposes of the said Act in the Gohilwad District except Kundla Sub-Division and Lathi Mahal and Zalawad District except Muli and Chotila Talukas;

(ii) to direct that the said Inspector shall exercise all the powers conferred by the said Act and the Rules made thereunder on Inspectors;

(iii) to direct that the notices and returns prescribed by the said Act and Rules made thereunder shall in respect of the factories situated in the areas mentioned in item (i) above be sent to the said Inspector; and

(iv) to specify the Chief Inspector of Factories to be the authority to whom the said Inspector shall be officially subordinate.

Old Secretariat Building, Bombay, 18th March 1957.

MINIMUM WAGES ACT, 1948.

No. MWA. 1156-J.—The following draft of a notification which it is proposed to issue under section 30 of the Minimum Wages Act, 1948 (XI of 1948), is published as required by sub-section (1) of the said section 30 for the information of all persons likely to be effected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after 15th May 1957.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay, Labour and Social Welfare Department, Old Secretariat Building, Fort, Bombay, from any person in respect of the said draft before the date aforesaid, will be considered by Government

Draft Notification.

In exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (XI of 1948), the Government of Bombay hereby amends the Bombay Minimum Wages Rules, 1951, as follows, namely:—

In the said rules in rule 21, in sub-rule (2), after clause (xi) the following clause shall be inserted, namely:—

“(xii) deductions for recovery or adjustment of amounts, other than wages, paid by the employer to the employed person in error or in excess of what is due to him.

Provided that the prior approval of the Inspector or any other officer authorised by the State Government in this behalf is obtained in writing before making the deduction, unless the employee gives his consent in writing to such deductions.”

FACTORIES ACT, 1948.

No. FAC. 1155 —In exercise of the powers conferred by section 64 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely:—

In the said Rules,—

(1) in Schedule to rule 89,—

(a) in the list “I. All Factories,” for the words “Labour Officer” the words “Labour Officer/Welfare Officer” shall be substituted;

(b) in the list “III. Spinning and Weaving Mills”, under the heading, “Weaving Departments,” after the word “Bleaching” the word “Folding,” shall be inserted;

(2) in the second proviso to rule 91, for the word, figures and brackets “and 36(i)” the figures, brackets and word, “36(i), 44 and 51” shall be substituted;

(3) in Schedule to rule 91,—

(i) in entry 6, in column 2, for the words "and dyeing" the words "dyeing, singeing and sanforizing" shall be substituted;

(ii) in entry 14, in column 3, for the words "Extraction of the juice from the cane, clarification, evaporation and boiling of the juice. Curing of the massecuite Bagging" the following shall be substituted, namely :—

"Operations beginning with receiving and weighment of cane and ending with bagging of sugar.";

(iii) in entry 41,—

(a) in column 1, the word, figures and brackets "and 64(4)" shall be deleted;

(b) in column 4, after the word "Sections" the figure "51," shall be inserted;

(c) in column 5, after condition (b) the following shall be added, namely :—

"(c) No worker shall be allowed to work in excess of limits of weekly hours of work as laid down in section 51 except during the week when the worker works on a weekly holiday as in (b) above and when his total hours of work shall not exceed 56 hours.";

(iv) in entry 44,—

(a) in column 1, after the figures, brackets and letter "64(2)(d)" the word, figures and brackets "and 64(4)" shall be added,

(b) in column 5, for condition (b) the following shall be substituted, namely,—

"(b) In the absence of a worker who has failed to report for duty, a shift worker may be allowed to work the whole or part of a subsequent shift provided that the next shift of the shift worker shall not commence before a period of 16 hours has elapsed after the (specified) stopping time of the shift to which the worker belongs.";

(v) in entry 45, in column 1, the word, figures and bracket "and 64(4)" shall be deleted;

(vi) for entries 47 and 48 the following shall be substituted, namely :—

64(2)(d) ...	47. Pottery works.	(i) Work of firemen on kilns	Section 55 ...	(a) Workers shall be allowed to work on shifts of not longer than eight hours' duration.
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(ii) Work on tunnel kiln.	Sections 52 and 55.	(b) No worker shall be allowed to work on consecutive weekly holidays.
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64(2)(d) ...	48. Brick factories.	Work of firemen on kilns.	Section 55 ..	Workers shall be allowed to work on shifts of not longer than eight hours' duration.";
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(vii) in entry 51, in column 1, for the word "do", the figures, brackets, letter and word "64(2)(d) and 64(4)" shall be substituted;

(viii) in entry 52, in column 1, for the figures, brackets and letter "64(2)(e)" the figures, brackets and letter "64(2)(c)" shall be substituted;

(ix) after entry 54 following shall be added, namely :—

"64(2)(d) ...	55. Char-how	Oil	extraction	Section 56	... Workers	shall be allowed
	and factories.	work.				to work on shifts of
						not longer than eight
						hours' duration."

Old Secretariat Building, Bombay, 19th March 1957.

FACTORIES ACT, 1948.

No. FAC. 1857.—In exercise of the powers conferred by sub-section (5) of section 8 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to appoint the District Public Health Officer, Kutch, to be additional Inspector of Factories within the limits of his jurisdiction.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

Old Secretariat Building, Fort, Bombay, 22nd March 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. SIA. 1557.—In exercise of the powers conferred by section 90 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay hereby exempts the Government Central Dairy, Aarey Milk Colony, Goregaon, Bombay, from the operation of the said Act, for a further period of one year with effect from 1st April 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. SIA. 1757.—In exercise of the powers conferred by section 88 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay is pleased to exempt, for a period of one year with effect from 31st March 1957, in the first instance, from the operation of the said Act, except Chapter V-A thereof, contract labour employed in the Picker Department of Messrs. Western India Tanneries Limited, Bombay.

(1) Provided that the aforesaid factory shall maintain a register showing the names and designations of the exempted employees and the period spent by them on duty in the Tanneries;

(2) Provided further that notwithstanding this exemption the exempted employees shall continue to receive such benefits under the said Act to which they might have qualified on the basis of contributions paid before the date of exemption.

By order and in the name of the Governor of Bombay.

B. B. BRAHMBHATT,
Under Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 12th February 1957.

BOMBAY MOTOR VEHICLES TAX ACT, 1935.

No. MTA. 1956/36611-XII.—The following draft of a notification which it is proposed to issue under section 20 of the Bombay Motor Vehicles Tax Act, 1935 (Bom. XXXIV of 1935), is published as required by subsection (1) of the said section 20 for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 20 of the Bombay Motor Vehicles Tax Act, 1935 (Bom. XXXIV of 1935), the Government of Bombay hereby amends the Bombay Motor Vehicles Tax Rules, 1940, as follows, namely :—

In the said rules, after rule 33, the following new rule shall be inserted, namely :—

“34. *Supply of information regarding payment of tax, etc.*—The registering authority may in his discretion supply information on any or all of the items specified below regarding any motor vehicle registered in the records maintained by him to any intending purchaser of such vehicle on an application made by him and on payment of fee of Re. 1 per vehicle :—

- (1) The class and rate of tax payable,
- (2) For what period tax has been paid,
- (3) Whether tax or additional tax has been paid or is due for a particular period,
- (4) Whether non-use of the vehicle has been intimated,

- (5) Whether refund of tax has been claimed or allowed,
- (6) Whether the vehicle is exempted from payment of tax,
- (7) Whether an appeal has been filed under section 19A of the Act,
- (8) Whether the registered owner has "been prosecuted for an offence punishable under the Act."

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to the Government of Bombay,
Home Department.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay, 22nd March 1957.

No. LTT. 1257-L.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to amend the Trombay Thermal Power Electric License, 1953, published under Government Notification, No. LTT. 1053, dated 19th November 1953, at pages 124-131 of the *Bombay Government Gazette* Extraordinary, Part IV-A, dated 23rd November 1953, as follows, viz. :—

Clause 11 of the Trombay Thermal Power Electric License, 1953 should be substituted by the following clause :—

"11. The generating station shall be within the area of supply and shall be for the maximum capacity of 1,50,000 K. W."

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

LEGAL DEPARTMENT.

Sachivalaya, Bombay, 20th March 1957.

Order.

STATES REORGANISATION ACT, 1956.

No. 7157/B.—In exercise of the powers conferred by section 120 of the States Reorganisation Act, 1956 (XXXVII of 1956), and of all other powers enabling it in that behalf, the Government of Bombay hereby makes the following Order, namely :—

1. (1) This Order may be called the Bombay (Vidarbha Region Adaptation of Laws (State and Concurrent Subjects) (Second Amendment) Order, 1957.

(2) It shall be deemed to have come into force on the 1st day of November 1956.

2. In the Schedule to the Bombay (Vidarbha Region) Adaptation of Laws (State and Concurrent Subjects) Order, 1956, under the heading "THE NAGPUR UNIVERSITY ACT, 1923 (C. P. AND BERAR ACT V OF 1923)", for the direction relating to clause (xix) and (xx) of subsection (1) of section 16 of the said Act, substitute the following :—

'(w) (a) in clause (xix), after 'Madhya Pradesh Chamber of Commerce' insert 'or such other body as may be designated in this behalf by the State Government';

(b) in clause (xx), after 'Madhya Pradesh Mining Association' insert 'or such other body as may be designated in this behalf by the State Government'."

Sachivalaya, Bombay, 23rd March 1957.

Order.

STATES REORGANISATION ACT, 1956.

No. 7380/B.—In exercise of the powers conferred by section 120 of the States Reorganisation Act, 1956 (XXXVII of 1956), and of all other powers enabling it in this behalf, the Government of Bombay hereby makes the following Order, namely :—

1. (1) This Order may be called the Central Provinces and Berar and Saurashtra Famine Relief Fund Acts (Bombay Adaptation) (Amendment) Order, 1957.

(2) It shall come into force at once.

2. In the Bombay (Vidarbha Region) Adaptation of Laws (State and Concurrent Subjects) Order, 1956, in the Schedule, under the heading "THE CENTRAL PROVINCES AND BERAR FAMINE RELIEF FUND ACT, 1937 (C. P. AND BERAR ACT III OF 1937)",—

(1) for the entry relating to sections 2 and 3, substitute the following :—

"Sections 2 and 3.—For Madhya Pradesh Famine Relief Fund' substitute 'Vidarbha Region Famine Relief Fund'."

Section 3.—(1) Omit, "on the commencement of this Act,";

(2) In clause (i), for "section 4" substitute "section 4A".

(2) After the entry relating to section 4, insert the following :—

"New section 4A.—After section 4, insert the following :—

"4A. Such of the securities of the Central Government Transfer of securities mentioned in section 4 as may be determined of Central Govern- under section 80 of the States Reorganisation ment. Act, 1956, shall be transferred to the name of such officer as the State Government may specify."

Section 5.—(1) For “said State” substitute “said region”.

(2) For “forty-five lakhs of rupees” substitute “such sum as the State Government may, by order determine in this behalf”.

Section 7.—(1) For “forty-five lakhs of rupees” substitute “the sum determined by the State Government under the proviso to section 5”.

(2) For “exceeds four lakhs of rupees” substitute “exceeds such sum as may be determined by the State Government in this behalf”.

(3) For “than four lakhs of rupees” substitute “than such sum”.

3. In the Bombay (Saurashtra Area) Adaptation of Laws (State and Concurrent Subjects) Order, 1956, in Part II of the Schedule, under the heading “THE SAURASHTRA FAMINE RELIEF FUND ACT, 1951 (ACT No. XIV OF 1951)”,—

(1) After the entry relating to section 2, insert :—

“Section 3.—Omit, “on the commencement of this Act,”;

Section 4.—(1) Omit “on the commencement of this Act,”;

(2) for “Saurashtra” substitute “Bombay”.

(2) After the entry relating to section 5, insert :—

“Section 5.—For “State of Bombay” substituted for “State” substitute “Saurashtra area of the State of Bombay”.

By order and in the name of the Governor of Bombay,

N. K. DRAVID,
Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them:—

16

MONDAY, 18TH MARCH 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 18th March 1957.

MOTOR VEHICLES ACT, 1939.

No. MVD-3457-XII.—The following draft of a notification which it is proposed to issue under sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Hyderabad area of the State of Bombay, is published as required by sub-section (1) of section 133 of the

said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of seven days from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Hyderabad area of the State of Bombay, the Government of Bombay hereby amends, with effect on and from the first day of April 1957, the Hyderabad Motor Vehicles Rules, 1956, as follows, namely :—

1. In rule 1 of the said rules, for the words "Hyderabad State" the words "Hyderabad area of the State of Bombay" shall be substituted.

2. In rule 3 of the said Rules,—

(1) in clause (e), for the words "Government of Hyderabad" the words "Government of Bombay" shall be substituted ;

(2) after clause (i), the following clause shall be inserted, namely :—

"(ia) 'Regional Transport Officer' means any officer which the Government may appoint for any area to perform the functions of a Regional Transport Officer under these rules and includes an Assistant Regional Transport Officer appointed by Government."

(3) in clause (k), for the words "State of Hyderabad" the words "Hyderabad area of the State of Bombay" shall be substituted.

3. For rule 4 of the said rules the following shall be substituted, namely :—

"4. *Licensing authority*.—The Regional Transport Officer, Aurangabad, shall be the Licensing Authority."

4. For rule 54 of the said rules the following rule shall be substituted ; namely :—

"54. *Registering authority*.—The Regional Transport Officer, Aurangabad, shall be the Registering authority."

5. In rule 86 of the said rules, for the word and figures "Schedule III" the word and figure "Schedule I" shall be substituted.

6. For Schedule I to the said Rules, the following Schedule shall be substituted, namely :—

"SCHEDULE I.

(See rules 55 and 86.)

Registering Authority.	Registration Mark.	Class of vehicle to which applicable.
Regional Transport Officer, Aurangabad.	BYG	Vehicles other than transport vehicles.
	BYU	Transport vehicles.
	BYE	Vehicles in the possession of dealers on a trade certificate.
	(801 to 875)	

7. For Schedule II to the said rules, the following Schedule shall be substituted, namely :—

"SCHEDULE II.

(See rule 63.)

*Registration marks to be assigned by the registering authority
..... to the vehicles registered temporarily.*

Registering Authority.	Temporary registration mark.
Regional Transport Officer, Aurangabad.	BYG followed by not more than three figures.

8. Schedule III to the said rules shall be deleted.

By order and in the name of the Governor of Bombay,

E. A. C. NISSEN,
Under Secretary to Government.

17

WEDNESDAY, 20TH MARCH 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 20th March 1957.

DANGEROUS DRUGS ACT, 1930.

No. DDR/1057-19839.—The following draft of a notification which it is proposed to issue under sections 8 and 35 of the Dangerous Drugs Act, 1930 (II of 1930), is published as required by sub-section (1) of section 36 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after 25th March 1957.

Any objection or suggestion which may be received by the Secretary to the Government of Bombay in the Revenue Department from any person with respect to the said draft before the aforesaid date will be considered by Government :—

Draft Notification.

No. —In exercise of the powers conferred by sub-section (2) of section 8 and clause (a) of section 35 of the Dangerous Drugs Act, 1930 (II of 1930), and in supersession of all rules made under the said provisions and in force in the Kutch and Saurashtra areas, and the Vidarbha region, of the State of Bombay, the Government of Bombay hereby extends on and with effect from the 1st day of April 1957, to the whole of the State of Bombay, the Bombay Dangerous Drugs Rules, 1935, set out in the Appendix hereto subject to the modifications thereto, set out below namely :—

1. Rule 1 of the said rules shall be renumbered as sub-rule (1) of that rule and after sub-rule (1) as so renumbered, the following new sub-rule shall be added, namely :—

“(2) They extend to the whole of the State of Bombay.”

2. In rule 2 of the said rules—

(a) in clause (3), after the words “these rules”, the words “and includes in the Vidarbha region of the State of Bombay, a Deputy Commissioner” shall be inserted;

(b) after clause (8) the following clause shall be inserted :—

“(9) ‘State of Bombay’ means the State of Bombay as specified in the First Schedule to the Constitution.”

3. In sub-rule (5) of rule 16 of the said rules, after the words “Superintendent of Excise” and in sub-rule (1) of rule 41 of the said rules, after the words “Superintendent of Prohibition and Excise”, the words “or the District Excise Officer, as the case may be” shall be inserted.

APPENDIX.

REVENUE DEPARTMENT.

Bombay Castle, 17th January 1936.

DANGEROUS DRUGS ACT, II OF 1930.

No. 375/33.—In exercise of the powers conferred by sub-section (2) of section 8 and clause (a) of section 35 of the Dangerous Drugs Act, 1930 (II of 1930), the Government of Bombay are pleased to make the following rules to permit and to regulate—

(a) the interprovincial import and export into and from the State of Bombay, the transport, possession and sale of manufactured drugs (other than prepared opium) and of coca leaf; and

(b) the manufacture of medicinal opium, or of any preparation containing morphine, diacetyl-morphine or cocaine from materials which the maker is lawfully entitled to possess in the State of Bombay.

I. Preliminary.

1. These rules may be cited as the Bombay Dangerous Drugs Rules, 1935.
2. In these rules, unless there is anything repugnant in the subject or context—

(1) “The Act” means the Dangerous Drugs Act, 1930;

(2) "Approved practitioner" means--

(i) any person registered as a medical practitioner under the Bombay Medical Act, 1912, or under any law for the registration of medical practitioners for the time being in force in any part of India ; or

(ii) any person registered as a dentist under the Dentists Act, 1878, or any Act of Parliament of the United Kingdom amending the same, or under any law for the registration of dentists for the time being in force in any part of India ; or

(iii) any person possessed of qualifications which render him eligible for registration as a medical practitioner under the Bombay Medical Act, 1912, or as a dentist under the Dentists Act, 1878, or any Act of Parliament of United Kingdom amending the same or under any law for the registration of medical practitioners or dentists for the time being in force in any part of India, and approved by the Collector for the purpose of these rules, or of corresponding rules for the time being in force in any part of India ; or

(iv) any other person engaged in medical or veterinary practice and approved by the Director of Excise and Prohibition or by an officer duly empowered in this behalf by the Director of Excise and Prohibition for the purpose of these rules or of corresponding rules for the time being in force in any part of India ;

(3) "Collector" means the chief officer in charge of the revenue administration of a district, for the time being, and includes any officer either generally or specially authorised by Government to exercise throughout the State of Bombay or in any specified area therein all or any of the powers of a Collector under these rules ;

(4) "Government" means the Government of Bombay ;

(4A) "India" means the territory of India excluding the State of Jammu and Kashmir ;

(5) "Licensed chemist" means a person who has obtained a license under these rules for the possession and sale or dispensing on prescription of manufactured drugs (other than prepared opium) and of coca leaf ;

(6) "Licensed dealer in manufactured drugs" means a person who has obtained a license under these rules--

(i) for the manufacture of medicinal opium or of any preparation containing morphine, diacetyl-morphine or cocaine from materials which he is lawfully entitled to possess ; or

(ii) for the possession and sale, otherwise than on prescriptions, of manufactured drugs (other than prepared opium) and of coca leaf ;

(7) "To export" means to export interprovincially out of the State of Bombay ;

(8) "To import" means to import interprovincially into the State of Bombay.

II. Manufacture.

3. No licensed dealer in manufactured drugs shall, except in accordance with the conditions of his license and except on the premises licensed for the purpose under these rules, manufacture medicinal opium or any preparation containing morphine, diacetyl-morphine or cocaine from materials which he is lawfully entitled to possess,

4. No licensed chemist shall dispense manufactured drugs (other than prepared opium), except on prescriptions and in accordance with the conditions of his licence.

III. Possession.

5. No person shall possess any manufactured drug (other than prepared opium) except in such quantity as has been at one time dispensed or sold for his use in accordance with the provisions of rule 4 or 25 of these rules or of corresponding rules for the time being in force in any part of India. the import wherefrom into, or export where-to from, the State of Bombay, of manufactured drugs (other than prepared opium), has been permitted under the rules framed by the State Government in exercise of the powers and duties under or in relation to sub-section (2) of section 7 of the Act entrusted to it by Government of India, Finance Department (Central Revenues), Notification No. 13, dated the 14th August 1937.

6. (1) No approved practitioner shall for the purpose of sale possess any quantity of opium derivatives, medicinal hemp or 1-methyl-4-Phenyl-piperidine-4-carboxylic acid ethyl ester (in the form of the hydrochloride, known under the names of Dolantin, Demerol, Pethidine, Isonipeaine, etc.) and its salts :

Provided that such practitioner may, for use in his practice, possess—

(a) opium derivatives (other than prepared opium) containing in the aggregate not more than 120 grains of either morphine or diacetyl-morphine or both ;

(b) medicinal hemp not exceeding 1 oz. of extract or 4 ozs. of tincture or both ; and

(c) 1-methyl-4-Phenyl-piperidine-4-carboxylic acid ethyl ester (in the form of the hydrochloride, known under the names of Dolantin Demerol, Pethidine, Isonipeaine, etc.) and its salts not exceeding 12 grams :

Provided further that the Collector, may, by special order, authorise any such practitioner to possess as aforesaid any larger quantity of the said drugs.

(2) No approved practitioner shall, for the purpose of sale, possess any quantity of coca derivatives :

Provided that such practitioner may under a special permit granted in this behalf by the Collector, in Form DD3 hereto annexed, possess for use in his practice coca derivatives containing not more than 60 grains of cocaine in the aggregate :

Provided further that the Collector may authorise any such practitioner to possess as aforesaid a larger quantity of coca derivatives containing not more than 120 grains of cocaine.

(3) The expression "use in his practice" in sub-rules (1) and (2) means only the actual direct administration of the drug in injections, surgical operations or other emergent cases by or in the presence of an approved practitioner. All other issues of the drug by an approved practitioner, shall be deemed to be sales, except in the case of issues free of charge from specially recognised charitable medical institutions.

7. (1) A Government Medical Officer in charge of Government and Government grant-in-aid Medical Institutions may possess manufactured drugs (other than prepared opium) for use in such institutions.

(2) An approved practitioner in charge of Local Board or Municipal dispensaries or in charge of hospitals and dispensaries belonging to missions and other corporate bodies may possess manufactured drugs (other than prepared opium) required for use in such dispensaries and hospitals.

(3) A Government Medical Officer in charge of hospitals and dispensaries belonging to Railways may possess manufactured drugs (other than prepared opium) for use in such hospitals and dispensaries.

7-A. A Medical Officer or an approved Practitioner possessing manufactured drugs under rule 7, shall :—

(1) keep accounts of manufactured drugs received, used and held in stock by him from time to time, in the form prescribed by the Collector. The Accounts shall be plainly and correctly written up daily in books bound, pagged and sealed with the seal of the Collector, Mamlatdar or Mahalkari and shall show in each case of purchase, the date of purchase and the name and the address of the person or firm from whom the purchase was made ;

(2) preserve the said accounts for not less than two years from the date of the last entry in the account book and shall produce them, together with any manufactured drugs that may be in his possession at the time, for inspection on demand by the Collector or any other officer duly authorised by him in this behalf ;

(3) furnish to the Collector, or any other officer duly authorised by him in this behalf, within a week after the end of each calendar year, information regarding the purchase and consumption of manufactured drugs during the preceding year, and the stocks of manufactured drugs held by him on the last day of the year, in the form prescribed by the Collector, for the purpose.

8. (1) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28 (1) shall possess opium derivatives (other than prepared opium) and medicinal hemp and not exceeding such quantities and otherwise than in such manner as may be specified in such order.

(2) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28(3) or (4) shall possess and use manufactured drugs (other than prepared opium) for educational or scientific purposes or for use in an emergency and not exceeding such quantity and otherwise than in such manner as may be specified in such order.

9. No licensed dealer in manufactured drugs or licensed chemist shall possess manufactured drugs (other than prepared opium) except in such quantity and in such manner as may be specified in his license.

10. No person shall, without an authorization granted to him under these rules for the import, export or transport of manufactured drugs (other than prepared opium) possess such drugs exceeding such quantity and otherwise than in such manner as may be specified in such authorization.

IV. Import, Export and Transport.

11. No person shall import, export or transport manufactured drugs (other than prepared opium) except in such quantities as he may lawfully possess under rule 5.

12. (1) No approved practitioner shall import, export, or transport opium derivatives (other than prepared opium), medicinal hemp and 1-methyl-4-Phenyl-piperidine-4-carboxylic acid ethyl ester (in the form of the hydrochloride, known under the names of Dolantin, Demerol, Pethidine, Isonipeccaine, etc.) and its salts except in such quantities as he may lawfully possess under rule 6(1).

(2) No practitioner shall, without a licence in Form DD2 hereto annexed or a special permit in Form DD3 hereto annexed, import, export or transport coca derivatives containing not more than 20 grains of cocaine for use in his practice, provided that no such export or transport shall be made for sale.

13. (1) A Government Medical Officer in charge of hospitals and dispensaries belonging to Railways may transport manufactured drugs (other than prepared opium) required for use in such hospitals and dispensaries.

(2) A Government Medical Officer in charge of Government and Government grant-in-aid medical institutions may transport manufactured drugs (other than prepared opium) required for use in such institutions.

14. (1) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28(1), shall import or transport opium derivatives (other than prepared opium) or medicinal hemp and not exceeding such quantity and otherwise than in such manner as may be specified in such order, on an indent countersigned by the Chief Medical Officer, Civil Surgeon or the Superintendent of the Civil Veterinary Department.

(2) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28(2), shall transport manufactured drugs (other than prepared opium) for educational or scientific purposes and not exceeding such quantities and otherwise than in such manner as may be specified in such order.

15. No person shall, without an authorization granted to him under these rules for the import of any manufactured drug (other than prepared opium), import that drug exceeding such quantity and otherwise than in such manner as may be specified in such authorization.

16. No licensed dealer in manufactured drugs shall, unless permitted by the Director of Excise and Prohibition or by an officer duly empowered in this behalf by the Director of Excise and Prohibition, import medicinal opium from the Ghazipur Factory (hereinafter referred to as "the factory"). Such import shall be permitted subject to the following conditions :—

(1) Every application for the supply of medicinal opium shall be sent to the Director of Excise and Prohibition through the Collector. Such application if approved by the Director of Excise and Prohibition will be forwarded to the Opium Agent, Benares, for decision.

(2) The stock in hand on the date of application shall be stated and the quantity of opium applied for shall not be more than sufficient for six months' manufacture, subject, however, to the minimum of 5 pounds prescribed in sub-rule (9) for individual indents.

(3) The purposes for which the medicinal opium is required shall be specified in the application.

(4) An intimation of the despatch of each consignment shall be sent by the Superintendent of the Factory to the Collector who shall make arrangements for its examination on arrival by a responsible officer not below the rank of a Sub-Inspector of Excise.

(5) A complete record of the quantity of medicinal opium received and used for each preparation, with the amount of each product manufactured and its morphine contents shall be maintained in such form as the Collector may prescribe. Such record shall be periodically examined by the Superintendent of Excise and shall also be open to inspection by any Excise Officer not below the rank of Assistant Inspector.

(6) Every consignment on arrival shall be examined by the officer referred to in sub-rule (4) and immediately brought to account in the form prescribed in sub-rule (5). No part of the medicinal opium shall be medicated except in the presence of such officer, who shall witness—

(a) in the case of liquid extracts or tinctures—the beginning of the panning in the evaporators or the addition of the solvent in the percolators;

(b) in the case of mixtures—the thorough admixture of the medicinal opium with other drugs.

Two clear days' notice shall be given to such officer of any medication of medicinal opium.

(7) No medicinal opium shall under any circumstances be sold or shall be allowed to be removed from the premises of the person to whom it has been issued, otherwise than as part of a manufactured medicinal preparation, and no medicinal opium shall be used for purposes other than those specified in the application.

(8) It shall be competent to Government to supply medicinal opium to such persons as they deem fit.

(9) The limit of the amount of medicinal opium to be supplied to any person in any one year commencing from the 1st day of April shall be 400 pounds; and individual indents shall not be for less than 5 pounds or more than 100 pounds at a time except in case of special urgency;

(10) Medicinal opium shall be supplied to any person at such price as may from time to time be fixed by the Opium Agent, Benares.

17. No licensed dealer in manufactured drugs shall, except under an authorization granted under rule 32 and subject to the conditions of his license, export manufactured drugs (other than prepared opium) to any part of India outside the State of Bombay.

An indent for opium derivative (other than prepared opium) or medicinal hemp, countersigned by the Chief Medical Officer, Civil Surgeon or the Superintendent or the Civil Veterinary Department shall, for the purpose of this rule, be deemed to be an authorization.

18. No person, unless he is authorised in this behalf by the Director of Excise and Prohibition by a special order made under rule 29, shall export opium derivatives (other than prepared opium) or medicinal hemp exceeding such quantity and otherwise than in such manner as may be specified in such order.

19. No person shall, without an authorization granted to him under these rules for the transport of manufactured drug (other than prepared opium) transport the drugs exceeding such quantity and otherwise than in such manner as may be specified in such authorization :

Provided that an approved practitioner holding a licence in Form D.D.2 may, without such authorization, transport manufactured drugs in quantities not exceeding those specified in condition 1 of his licence.

20. Every person importing, exporting or transporting manufactured drugs (other than prepared opium) shall comply with such general or special directions as may, from time to time, be issued by the Director of Excise and Prohibition.

21. Except as provided in rule 22, no person shall import, export or transport manufactured drugs (other than prepared opium) by post, into, out of or within the State of Bombay.

22. Import, export or transport of manufactured drugs (other than prepared opium) shall be allowed by inland post subject to the following conditions, namely :—

(a) Only the parcel post shall be used and the parcels shall be insured ;

(b) the parcel shall be covered by a permit issued in this behalf by the competent-authority at the place to which the parcel is addressed ;

(c) the parcel shall be accompanied by a declaration showing the names of the consignor and the consignee, the contents of the parcel in detail, the number and date of the permit covering the import, export or transport, as the case may be, and the number of the license, if any, held by the consignor or the consignee ;

(d) the consignor and the consignee, if they are licensees, shall show distinctly in their account books, the names of the consignee and the consignor, respectively, and the quantities of the drugs imported, exported or transported by and to them, as the case may be, from time to time, by post.

23. Nothing in these rules shall be deemed to permit the import of manufactured drugs (other than prepared opium) from any parts of India outside the State of Bombay unless the rules for the time being in force in such parts of India relating to the interprovincial export have been complied with.

V. Sale.

24. (1) A licensed dealer in manufactured drugs may sell, otherwise than on prescription, manufactured drugs other than prepared opium, subject to the conditions of his license.

(2) He shall maintain a written record of every sale made under this license in the manner laid down therein and in such manner as the Director of Excise and Prohibition may from time to time direct and shall preserve such record for not less than two years from the date of the last entry therein.

25. No licensed chemist shall sell manufactured drugs (other than prepared opium) otherwise than on prescription and subject to the conditions of his license

25A. Notwithstanding anything contained in these rules, the holder of a licence in Form D D 1 shall, whenever required to do so, sell any manufactured drug to any Government Officer who is duly authorised by the State Government in this behalf to possess such drug on behalf of Government under sub-section (3) of section 8 of the Act, provided that a receipt is obtained by the holder of the licence from such officer for the same and kept on his record.

VI. Conditions relating to prescriptions.

26. A prescription for the supply of manufactured drugs (other than prepared opium) shall comply with the following conditions :—

(1) The prescription shall be in writing and shall be dated and signed by an approved practitioner with his full name, qualifications and address. The prescription shall also specify the name and address of the person to whom such prescription is given and the total quantity of the drug to be supplied thereon. If the drug to be supplied be coca derivatives, the quantity shall not contain more than 6 grams of cocaine : Provided that the Collector may by a special order authorise the supply of a larger quantity in the circumstances of any particular case.

(2) The prescription shall not be given for the use of the prescriber himself.

(3) A prescription given by a registered dentist shall be only for the purpose of dental treatment and shall be marked "For local dental treatment only".

(4) A prescription given by an approved Veterinary Surgeon shall be only for the purpose of treatment of animals and shall be marked "For animal treatment only".

(5) No practitioner shall give any prescription for the supply of any of the manufactured drugs (other than prepared opium) otherwise than in accordance with the foregoing conditions.

VII. Approval, Authorisation, Licenses and Passes.

27. (1) The Director of Excise and Prohibition may, for the purposes of rule 2(2)(iv), approve any person engaged in medical or veterinary practice.

(2) The Collector may in like manner approve any person possessed of the qualifications specified in rule 2(2)(iii) for the purposes of that rule.

28. The Collector may, with the sanction of the Director of Excise and Prohibition by a general or special order, authorise—

(1) any approved practitioner in managing or supervising charge of a hospital or a dispensary to possess, import and transport opium derivatives (other than prepared opium) and medicinal hemp in such quantity and in such manner as may be specified in such order;

(2) any person in charge of an educational institution or engaged in scientific research to possess and use, for educational and scientific purposes only, manufactured drugs (other than prepared opium) in such quantity and in such manner as may be specified in such order;

(3) a pilot of an aircraft to possess and use on the aircraft in an emergency preparations containing morphine in such quantity and in such manner as may be specified in such order;

(4) any person in charge of an ambulance or a first-aid station or a first-aid box to possess and use in an emergency manufactured drugs (other than prepared opium) in such quantity and in such manner as may be specified in such order.

29. The Director of Excise and Prohibition may by a special order authorise any person to export opium derivatives (other than prepared opium) or medicinal hemp, subject to such conditions as may be specified in such order.

30. The Collector or any other officer empowered in this behalf by the Director of Excise and Prohibition may grant a dealer's licence in Form DD1 hereto annexed, or a chemist's licence in Form DD2 hereto annexed, to any person who in the opinion of the Collector or such officer, as the case may be, is not likely to abuse such grant, and may fix the quantity of the drugs to be possessed under such licences.

31. The Collector or such other officer, as the Collector may empower in this behalf, may grant to any licensed dealer in manufactured drugs, or to a licensed chemist an authorization in Form DD4 hereto annexed, for the import interprovincially of manufactured drugs (other than prepared opium) not exceeding the quantity which such dealer or chemist may lawfully possess.

32. When any manufactured drug (other than prepared opium) is to be exported to any other part of India the person intending to export the same shall first obtain a no-objection certificate from an officer

authorised in this behalf under the corresponding rules in force in such other part of India and present such certificate, along with the indent, to the Collector or such other officer as may be authorised in this behalf, at the place of export, who shall then, if he sees no objection, issue an export authorization in Form DD5 hereto annexed :

Provided that in the case of export of drugs required for use in Government Medical Institutions no such no-objection certificate shall be necessary if the Controlling Medical Officer, not below the rank of a Civil Surgeon, or the Superintendent of the Civil Veterinary Department in the district to which the drug is to be exported, certifies by endorsement on the requisition or indent that the drug is required for *bona fide* Government purposes and intimates the facts to the Director of Excise and Prohibition, Bombay, of the places from and to which the drug is to be exported.

33. When any manufactured drug (other than prepared opium) is to be transported, the person intending to transport the same shall first obtain a transport authorization in Form DD6 hereto annexed, from the Collector or such other Officer as may be authorised by the Director of Excise and Prohibition in this behalf at the place to which the drug is to be transported and present it to the Collector or such other officer as may be authorised by the Director of Excise and Prohibition in this behalf at the place from which the drug is to be transported, who shall complete the authorization and allow the removal of the drug, provided that the quantity of the drug does not exceed the quantity which such person may lawfully possess.

34. The Collector may grant a special authorization in Form DD3 hereto annexed, to an approved practitioner for the possession for use in the exercise of his practice, but not for sale of coca derivatives containing not more than 60 grains of cocaine :

Provided that the Collector may allow a larger quantity of the drug containing not more than 120 grains of cocaine, in such cases as he may, having regard to the requirements of the permit holder, consider advisable.

34A. Fees in respect of the transfer of a licence from one site to another or from one name to another, the grant of a duplicate copy of a licence, authorization or pass, the amendment of licence or authorization shall be charged at the rates and be paid at the place and in the manner mentioned below :—

(1) *Fee for the transfer of a licensed premises to a new site.*—The fee payable in respect of the transfer of a licence in Form DD1 from one site to another shall be Rs. 2 and that in Form DD2, Re. 1. The fees shall be paid before such transfer takes place :

Provided that if consequent on unforeseen circumstances such as fire, earthquake, lightning or any other act of God or by reason of the prevalence of an epidemic, the Collector directs the transfer of a licence from one site to another, no fees shall be chargeable for such transfer.

Should the licensee, however, desire to establish himself permanently at such new site, the licensee shall be liable to pay the prescribed fee for such transfer :

Provided further that no fee shall be chargeable for the transfer of a licence from one site to another when such transfer is made within thirty days of the date on which the licence was granted or when, in the opinion of the Collector, such transfer is necessary on administrative grounds.

(2) *Fee for the transfer of licences from one name to another.*—The fee payable in respect of the transfer of a licence in Form DD1 from one name to another shall be Rs. 2 and that in Form DD2, Re. 1. The fee shall be paid before such transfer takes place.

Explanation.—For the purposes of this sub-rule, an admission into or withdrawal of a partner from the business of a licensee with the approval of the Collector shall be deemed to be a transfer of licence from one name to another, except in the case of a transfer of licence from the name of a deceased licensee or partner of such licensee to that of his legal heir or representative.

(3) *Fee for the grant of a duplicate copy of a licence, an authorisation or a pass.*—The fee payable for supply to a licensee of a duplicate copy of a licence, authorisation or pass shall be Re. 1.

(4) *Fee for amendment in a licence or authorization.*—The fee payable for each amendment to be made in a licence or authorisation shall be Re. 1.

(5) *Place of payment.*—The fees payable under these rules shall be paid in the case of the Town and Island of Bombay at the office of the Chief Account Officer of Excise, Bombay, and in the case of the mofussil at the nearest Huzur or Taluka Treasury.

35. (1) Subject to any directions that the Director of Excise and Prohibition may give in this behalf, the officer who has granted a licence or has by order approved or authorised, any person under these rules—

(a) may cancel, or suspend such licence or order—

(i) if such person—

(a) has failed to pay any duty or fee payable by him, or

(b) has by himself or by any servant or person acting on his behalf, committed any breach of the conditions of such licence or order or of these rules, or

(c) has been convicted of any offence under the act or under the law for the time being in force relating to excise revenue or of any criminal offence ;

(ii) if it is a condition of such licence or order that it may be cancelled or suspended at the will of such officer ;

(iii) in any other case, after giving to such person fifteen days' notice and

(b) shall cancel such licence or order within fifteen days of the receipt from such person of a notice to the effect that he desires to surrender the same.

(2) When such licence or order has been cancelled or suspended as aforesaid, such person shall forthwith make over to the Collector, along with the licence, all the manufactured drugs then in his possession.

36. In the case of preparations and admixtures containing cocaine, morphine or diacetylmorphine, the limit wherever specified shall be with reference to the cocaine, morphine or diacetylmorphine contents, respectively, and not with reference to the quantity or bulk of the preparation, and the bottles, phials, packages or other containers of these preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drugs present in such container or sufficient particulars to admit of the ready calculation of such quantity.

VIII. Disposal of Drugs and Confiscated Articles.

37. (1) Whenever any article is ordered to be confiscated under section 34 of the Act for an offence committed in contravention of these rules, the Magistrate or the Officer authorised by the State Government, who orders confiscation, shall make over the confiscated article, if it is cocaine, to the Surgeon General with the Government of Bombay, and if it is any other article, to the Collector, for disposal.

(1A) The Surgeon General with Government of Bombay shall examine or cause to be examined all confiscated cocaine made over to him under sub-rule (1). If the cocaine is found fit for use, the Surgeon General may utilise it for the purposes of Government hospitals or institutions in the State of Bombay and if the quantity of cocaine is more than sufficient for the needs of such hospitals or institutions or is found unfit for use, he shall send the surplus quantity of cocaine or cocaine found unfit for use, as the case may be, to the Chief Chemist, Central Revenue Control Laboratory, New Delhi.

(2) The Collector shall cause—

(a) all manufactured drugs (other than prepared opium) and diacetylmorphine, confiscated and made over to him under sub-rule (1), and

(b) all manufactured drugs (other than prepared opium) made over to him under rule 35(2);

to be examined by the Chemical Analyser to Government. All confiscated diacetylmorphine shall be destroyed. If any drugs examined by the said Chemical Analyser are certified by him to be fit for use, the Collector may sell them to any dealer in manufactured drugs or chemist licensed under these rules or under any corresponding rules for the time being in force in any other part of India or to any person authorised by an order made under rule 28 or any corresponding rules in force as aforesaid. The Collector may require any licensed dealer in manufactured drugs or licensed chemist to purchase at such price as the Collector

may direct any quantity of such drugs not exceeding such quantity as the Collector may determine to be ordinarily saleable by him in two months. The sale proceeds of the confiscated drugs shall be credited to Government. The sale proceeds of the drugs made over to the Collector under sub-rule (2) of rule 35 shall, however, be paid to the person whose licence has been cancelled or suspended. If any such drugs are certified by the said Chemical Analyser to be unfit for use, the Collector, shall cause them to be destroyed.

(3) The Collector shall dispose of all articles, made over to him under sub-rule (1), other than those mentioned in clause (a) of sub-rule (2), in such manner as he may think fit.

IX. Issue of Subsidiary Orders.

38. Subject to the provisions of the Act and of these rules, Director of Excise and Prohibition may from time to time give such directions as it may think fit for purpose of carrying out the provisions of the rules.

X. Exemptions

39. All preparations containing not more than 0.2 per cent of morphine or 0.1 per cent. of cocaine and any preparation which the Central Government may by notification in the Gazette of India made in pursuance of a finding under article 8 of the Geneva Convention declare not to be a manufactured drug, may be imported, exported, transported, possessed or sold without any restriction.

40. The provisions of these rules shall not apply to the import, export, transport, possession or sale of codeine, deonin and their respective salts, unless the quantity involved in any transaction or possessed at any one time exceeds one pound.

41. (1) For the purposes of these rules the Collector shall be deemed to be subordinate to the Director of Excise and Prohibition, Bombay. Either on appeal by the party aggrieved or otherwise any order of the Superintendent of Prohibition and Excise is liable to be modified or cancelled by the Collector and any order of the Collector is liable to be modified or cancelled by the Director of Excise and Prohibition.

(2) An appeal shall lie to the Government from any order passed by the Director of Excise and Prohibition except in the case of any order passed by such authority on appeal from an order passed by any officer subordinate to such authority.

(3) An appeal under these rules shall be made within ninety days from the date of the order complained of.

(4) Subject to the foregoing provisions of this rule, the provisions of the Bombay Land Revenue Code, 1879, and of the rules made thereunder relating to appeals shall, so far as may be, apply to appeals under these rules.

(5) The Government may call for and examine the record of any order passed by any officer or authority subordinate to it for the purpose of satisfying itself as to the legality or propriety of such order and may modify, annul or reverse such order and may pass such order as it deems fit.

FORM DD1.



Licence for the manufacture, possession and sale, otherwise than on prescription, of manufactured drugs (other than prepared opium) by dealers.

No.

Licence is hereby granted to _____ of _____
following the profession of _____ at _____

(hereinafter called the licensee) authorising him under and subject to the provisions of the Dangerous Drugs Act, 1930, and the rules made thereunder—

(a) to possess and sell, otherwise than on prescription, manufactured drugs (other than prepared opium) and coca leaf, and

(b) to manufacture medicinal opium or any preparation containing morphine, diacetylmorphine or cocaine from materials which he is lawfully entitled to possess at his shop situated at _____ in the

Taluka of the District of _____
City of Bombay for a period of one year commencing from the 1st day of April 19 _____ and ending the 31st day of March 19 _____ on payment of a fee of Rs. 10 and subject to the conditions hereinafter mentioned, viz :—

1. The Licensee shall purchase all manufactured drugs (other than prepared opium) to be sold under this license from a dealer in manufactured drugs licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India, or in accordance with condition 8, or import such drugs from abroad in accordance with the rules issued under section 7 of the Dangerous Drugs Act, 1930, by the Central Government. He shall not receive or have in his possession manufactured drugs, other than prepared opium, obtained otherwise than as permitted under this condition. Nor shall he receive or have in his possession any quantity of—

(a) coca derivatives containing in the aggregate more than* of cocaine,

(b) opium derivatives (other than prepared opium) containing in the aggregate more than* _____ of either morphine, diacetylmorphine or both,

(c) medicinal hemp exceeding* _____ in the case of extract and* _____ in the case of tinctures.

* To be fixed by the Collector.

In the case of preparations and admixtures of coca derivatives and opium derivatives, the limit shall be fixed with reference to the cocaine and morphine contents respectively, and not with reference to the quantity or bulk of the preparations, and the bottles, phials, packages or other containers of the preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drugs present in each container or sufficient particulars to admit of the ready calculation of such quantity.

2. The Licensee shall not keep, store or sell manufactured drugs (other than prepared opium) in any place except in his shop described above. If he wishes to remove any manufactured drug from one place to another he shall first obtain a transport authorization from the Collector for the purpose.

3. The Licensee shall be responsible for the acts and omissions of every person appointed to officiate for him in carrying on the business of the said shop and of all his servants as if the said acts and omissions were his own.

4. The Licensee shall not sell—

(1) Opium derivatives or medicinal hemp except—

(a) to a dealer in manufactured drugs or a chemist licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India outside the State of Bombay;

(b) to an approved practitioner;

(c) to a person specially authorised by the Collector to possess the drug under rule 28 of the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India outside the State of Bombay;

(d) to a person holding an export authorization granted under these rules, or under the rules issued under section 4 of the Dangerous Drugs Act, 1930;

(e) to a Government Medical Officer in charge of Government and Government grant-in-aid medical institutions;

(f) to a Government Medical Officer in charge of hospitals and dispensaries belonging to Railways;

(g) to any Government Officer who is duly authorised to possess such derivative or hemp under rule 25A of the Bombay Dangerous Drugs Rules, 1935, provided that a receipt is obtained by the licensee from such officer and kept on his record.

(2) Coca derivatives, except to—

(a) to a dealer in manufactured drugs or a chemist or approved practitioner licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India outside the State of Bombay;

(b) to an approved practitioner holding a special permit granted by the Collector for the possession of the drug :
Provided that—

(i) the quantity of the drug sold shall not exceed the quantity which such dealer, chemist, practitioner or person, as the case may be, may lawfully possess,

(ii) the drugs shall not be delivered to any person not licensed or otherwise authorised to be in possession of the drug, who purports to be sent by or on behalf of a person so licensed or authorised, unless such person produces an authority in writing signed by the person so licensed or authorised to receive the drug on his behalf and unless the Licensee is satisfied that the authority is genuine, and

(iii) where for the removal of the drug an authorization is required, the Licensee shall before permitting the removal of the drug from his shop by the purchaser, satisfy himself that the purchaser has obtained the necessary permit from the Collector ;

(c) to any person in charge of an educational institution or engaged in scientific research and authorised by the Collector under rule 28(2) of the Bombay Dangerous Drugs Rules, 1935, to possess and use such drugs ;

(d) to a Government Medical Officer in charge of Government and Government grant-in-aid institutions, or to an approved practitioner in charge of Local Board or Municipal dispensaries, or in charge of hospitals and dispensaries belonging to Missions and other corporate bodies or to a Government Medical Officer in charge of hospitals and dispensaries belonging to railways ;

(e) to any Government Officer who is duly authorised to possess such derivatives or hemp under rule 25A of the Bombay Dangerous Drugs Rules, 1935, provided that a receipt is obtained by the Licensee from such officer and kept on his record.

5. The Licensee may import, export or transport manufactured drugs (other than prepared opium) through the inland post, subject to the following conditions :—

(a) only the parcel post shall be used and the parcel shall be insured ;

(b) the parcel shall be covered by an authorisation issued by the competent authority at the place to which the parcel is addressed ;

(c) the parcel shall be accompanied by a declaration showing the names of the consignor and the consignee, the contents of the parcel in detail, the number and date of the permit covering the import, export or transport, as the case may be, and the number of the licence, if any, held by the consignor and by the consignee ;

(d) the consignor and the consignee, if they are Licensees shall show distinctly in their account books, the names of the consignee and the consignor, respectively, and the quantities of the drugs, imported, exported or transported by or to them from time to time by post.

6. (1) The Licensee shall keep accounts of the manufactured drugs received, sold and held in stock by him from time to time, in the form prescribed by the Collector. The Accounts shall be plainly and correctly

written up in books bound, paged and sealed with the seal of the Collector, Mamlatdar or Mahalkari and shall show in each case of purchase or sale the date of the transaction and the name and the address of the person or firm from whom the purchase was made or to whom on or whose behalf the drug was sold, as the case may be.

(2) The Licensee shall preserve the said accounts and authorizations for not less than two years from the date of the last entry in the account book and shall produce them, together with this license and any manufactured drugs that may be in his possession at the time, for inspection on demand by the Collector or any other officer duly authorised by him in this behalf.

(3) The Licensee shall furnish to the Collector or any other officer duly authorised by him in this behalf, within a week after the end of each calendar year, the information regarding the purchase, sale and consumption of manufactured drugs during the preceding year and the stocks of manufactured drugs held by him in balance on the last day of the year, in the form prescribed by the Collector, for the purpose.

7. (1) This licence may be cancelled or suspended by the Collector at any time—

(a) for non-payment of duty or fee payable by the Licensee ;

(b) for default or violation by himself or by any servant or person acting on his behalf of any of the conditions specified in this licence or of the provisions of the Bombay Dangerous Drugs Rules, 1935 ;

(c) if the Licensee be convicted of a breach of the peace or of any offence under the Dangerous Drugs Act, 1930, or under the law for the time being in force relating to excise revenue or of any other criminal offence during the currency of the licence ;

(d) if the Licensee infringes any of the conditions imposed on him by the Dangerous Drugs Act, 1930, or by the rules in force thereunder ;

(e) after giving the Licensee 15 days' notice, or if the Licensee desires to surrender his license, within 15 days from the receipt of such notice from him.

(2) When such license is cancelled, suspended or surrendered, the Licensee shall forthwith make over to the Collector or to such other officer as he may appoint, his license together with all manufactured drugs in his possession.

8. The Licensee shall be bound to purchase in such quantity not exceeding that which he is likely to sell in two months, and at such rates as the Collector may direct, any manufactured drugs (other than prepared opium) that may be delivered to the Collector by any other Licensee whose licence has expired or has been cancelled or suspended.

9. All preparations containing not more than 0.1 per cent. of cocaine or 0.2 per cent. of morphine and any preparation which the Central Government may by notification in the Gazette of India made in pursuance of a finding under article 8 of the Geneva Convention declare not to be a manufactured drug, may be imported, exported, transported, possessed and sold without restriction.

Granted this the

day of 19 .

Collector of

FORM DD2.



Licence for the possession and sale, on prescription, of manufactured drugs (other than prepared opium) by chemists and approved practitioners.

No. _____

Licence is hereby granted to _____ of _____ following the profession of _____ at _____ (hereinafter called the Licensee) authorising him under and subject to the provisions of the Dangerous Drugs Act, 1930, and the rules made thereunder, to possess and sell or dispense, on prescription only, manufactured drugs (other than prepared opium) at his dispensary situated at _____ Taluka of the district of _____ City of Bombay in the _____ for a period of one year commencing from the 1st day of April 19 _____ and ending the 31st day of March 19 _____ on payment of a fee of Rs. 2 and subject to the conditions hereinafter mentioned, viz :—

1. The Licensee shall purchase all manufactured drugs (other than prepared opium) to be sold or dispensed under this licence, from a dealer in manufactured drugs licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India, or in accordance with condition 8. He shall not receive or have in his possession any manufactured drugs (other than prepared opium) which are not specified in this condition or which have been obtained otherwise than as permitted under this condition, nor shall he possess them in quantities exceeding those specified below:—

(a) coca derivatives containing in the aggregate more than* of cocaine ;

(b) opium derivatives (other than prepared opium), containing in the aggregate more than* of either morphine, diacetyl-morphine or both ;

(c) medicinal-hemp exceeding* in the case of extract, and* in the case of tinctures.

(d) **.

(e) **.

(f) **..

*To be fixed by the Collector.

**Here specify the name of any other manufactured drug and the maximum quantity thereof which are allowed to be possessed under this licence.

In the case of preparations and admixtures of coca derivatives and opium derivatives, the limit shall be fixed with reference to the cocaine and morphine contents, and not with reference to the quantity or bulk of the preparation and the bottle, phials, packages or other containers of these preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drugs present in each container or sufficient particulars to admit of the ready calculation of such quantity.

2. (a) The Licensee, unless he is an approved practitioner, shall not keep, store, sell or dispense manufactured drugs (other than prepared opium) in any place except in his dispensary described above.

(b) If the Licensee, is an approved practitioner, he may carry with him, from place to place, manufactured drugs in quantities not exceeding those specified in condition 1 above.

3. The Licensee shall be responsible for the acts and omissions of every person, appointed to officiate for him in carrying on the business of the said dispensary and of all his servants as if the said acts and omissions were his own.

4. (1) The Licensee shall not sell or dispense manufactured drugs (other than prepared opium) except on a *bona fide* prescription, given by himself, if he is an approved practitioner, or by any other approved practitioner nor in larger quantity nor to any other person than may be specified in the prescription, provided the prescription is not given for the use of the prescriber himself.

(2) A prescription for the supply of manufactured drugs (other than prepared opium) must comply with the following conditions:—

(a) The prescription shall be in writing, and shall be dated and signed by an approved practitioner with his full name, qualifications and address and shall also specify the name and address of the person to whom it is given and the total quantity of the drug to be supplied thereon. If the drug to be supplied be coca derivatives the quantity should not contain more than six grains of cocaine; provided that the Collector may by special order authorise the supply of a larger quantity considering the circumstances of the particular case,

(b) The prescription shall not be given for the use of prescriber himself,

(c) A prescription given by a registered dentist shall be only for the purpose of dental treatment and shall be marked "For local dental treatment only", and

(d) A prescription given by an approved Veterinary Surgeon shall be only for the purpose of treatment of animals and shall be marked "For animal treatment only".

(3) When coca derivatives are to be sold or dispensed, the Licensee shall see that the prescription is marked with the words "not to be repeated" and shall not supply coca derivatives more than once on the same prescription, except in pursuance of fresh directions duly endorsed on the prescription by the approved practitioner by whom it was originally issued and signed with his name in full and dated. Except under a special order made by the Collector under rule 26(1) of the

Bombay Dangerous Drugs Rules, 1935, the quantity so sold or dispensed at one time or to one and the same person in the aggregate on any one day shall not contain more than 6 grains of cocaine.

(4) Where opium derivatives or medicinal hemp are to be sold or dispensed :—

(a) if the prescription does not bear a superscription by an approved practitioner stating that it is to be repeated and at what interval of time it is to be repeated and how many times it is to be repeated, the Licensee shall sell the drugs once only on such prescription, and shall retain the prescription, provided that he shall first warn the person presenting the prescription that, unless it bears such a superscription as aforesaid, it will be retained,

(b) if the prescription bears a superscription as aforesaid, and if it appears that opium derivatives or medicinal hemp have already been sold on the prescription six times, or such number of times as the prescription is required to be repeated, or that the interval specified in the superscription has not elapsed since the prescription was last dispensed, he shall not sell the drugs on such prescription, unless it is further superscribed in that behalf by and approved practitioner.

(5) The Licensee shall mark on every prescription dispensed by him, his name, the address of the premises at which and the date on which it was dispensed. In the case of every preparation made upon a prescription which contains manufactured drugs (other than prepared opium) the bottle or other receptacle or the wrapper or other covering in which such preparation is enclosed shall bear clearly marked upon it the amount and percentage of cocaine or morphine or diacetyl-morphine or medicinal hemp contained in such preparation ; provided that if the preparation be in the form of uniformly divided dosal units, e.g., pills, powders, tablets, capsules, etc., it shall be sufficient if the bottle or other receptacle or the wrapper of other covering in which such preparation is enclosed bears clearly marked upon it the amount and percentage of cocaine or morphine contained in each such dosal unit.

(6) Where the prescription has to be returned to the person who presents it, the Licensee shall, on the first sale thereon, take and keep a copy of it, and on the occasion of each subsequent sale, note thereon the date of the sale and also sign and seal it.

5. The Licensee may import, export or transport manufactured drugs (other than prepared opium) through the inland post subject to the following conditions :—

(a) only the parcel post shall be used and the parcel shall be insured ;

(b) the parcel shall be covered by an authorization issued by competent authority at the place to which the parcel is addressed ;

(c) the parcel shall be accompanied by a declaration showing the names of the consignor and the consignee, the contents of the parcel in detail, the number and date of the authorization covering the import, export or transport, as the case may be, and the number of the licence, if any, held by the consignor and the consignee.

6. The Licensee shall file and preserve for one year all prescriptions upon which manufactured drugs have been sold or dispensed by him, and shall produce such prescriptions along with this license and any manufactured drug that may be in his possession for inspection on demand by the Collector or any officer duly authorised by him.

*6-A. The Licensee shall maintain a register in such form as may be approved by the Collector, wherein he shall, from time to time, record, in respect of the manufactured drugs (other than prepared opium) dispensed by him, the full names and addresses of the approved practitioners prescribing the drugs and of the persons for whom they are prescribed. The Licensee shall similarly record in the said register a true account of the kind and quantity of the manufactured drugs (other than prepared opium) dispensed and the balance held by him in stock. The Licensee shall, before the seventh day of each calendar month, furnish to the Collector or such other officer as he may appoint in this behalf, a copy of the entries made by him in the register during the preceding calendar month.

7. (1) This licence may be cancelled or suspended by the Collector at any time—

(a) for non-payment of duty or fee payable by the Licensee ;

(b) for default or violation by himself or by any servant or person acting on his behalf of any of the conditions specified in the license or of the provisions of the Bombay Dangerous Drugs Rules, 1935 ;

(c) if the Licensee be convicted of any offence under the Dangerous Drugs Act, 1930, or under the law for the time being in force relating to excise revenue or of a breach of the peace or of any other criminal offence during the currency of the licence ;

(d) if the Licensee infringes any of the conditions imposed on him by the Dangerous Drugs Act, 1930, or by the rules in force thereunder ;

(e) after giving the Licensee fifteen days' notice or, if the licensee desires to surrender his licence, within 15 days from the receipt of such notice from him.

(2) When such licence is cancelled, suspended or surrendered, the Licensee shall forthwith make over to the Collector or to such other officer as he may appoint, the licence together with all the manufactured drugs in his possession.

8. The Licensee shall be bound to purchase in such quantity not exceeding that which he is likely to sell in two months and at such rates as the Collector may direct, any manufactured drugs (other than prepared opium) that may be delivered to the Collector by any other licensee whose licence has expired or has been cancelled or suspended.

9. All preparations containing not more than 0.1 per cent. of cocaine or 0.2 per cent. of morphine and any preparation which the Central Government may by notification in the Gazette of India, made in pursuance of a finding under article 8 of the Geneva Convention declare not to be a manufactured drug, may be imported, exported, transported, possessed and sold without restriction.

Granted this the

day of

Collector of

* Applicable to Chemists in Bombay City only.

FORM DD 3.



No. _____ of 19 -19 .

Special authorization to approved practitioners for the possession of coca derivatives for use in the exercise of their profession but not for sale.

Dr.

is hereby authorised to possess coca derivatives containing not more than
grains of cocaine for use in the exercise of his profession in
his dispensary situated at _____ in the
taluka of _____ in the district of

City of Bombay

This authorization which is granted free of charge, will hold good up to the evening of the 31st March 19 , and is issued subject to the following conditions :—

1. That the authorization holder shall be bound by the provisions of the Dangerous Drugs Act, 1930, and any general or special rules prescribed or which may, from time to time be prescribed thereunder.

2. That the authorization holder shall purchase the quantity of coca derivative required by him a dealer in manufactured drugs licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules in force in any other part of India and shall not receive or have in his possession any such drug obtained otherwise. In the case of preparations and admixtures, the limit shall be fixed with reference to the cocaine contents and not with reference to the quantity or bulk of the preparation and the bottles, phials, packages or other containers of these preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drug present in each container or sufficient particulars to admit of the ready calculation of such quantity.

3. That the authorization holder shall file and preserve all prescriptions for one year.

4. That this authorization shall be returned to this office on the 1st April 19 , or on the date of its cancellation, whichever is earlier.

5. That this authorization is liable to be cancelled at any time during its currency for a breach of its conditions or of any provisions of the Dangerous Drugs Act, 1930, or any of the rules prescribed thereunder.

Dated the _____

day of _____

19

Seal of the
Collector.

Collector.

FORM DD 4.

*Authorization for the Inter-Provincial
import of Manufactured Drugs into
the Bombay State.*

PART I.

(To remain in the office of issue).

Mr.*
Messrs. is
are

hereby authorised to import the undermentioned

drugs from
Messrs.

Extract description of the drug.	Total quantity of the drug to be imported.	Percentage of the drug contents.	Remarks.

FORM DD 4.

*Authorization for the Inter-Provincial
import of Manufactured Drugs into
the Bombay State.*

PART II.

(To be forwarded to the authority of the
place of export).

Mr.*
Messrs. is
are

hereby authorised to import the undermentioned hereby authorised to import the undermentioned a

drugs from
Messrs.

Exact description of the drug.	Total quantity of the drug to be imported	Percentage of the drug contents.	Remarks.

FORM DD 4.

*Authorization for the Inter-Provincial
import of Manufactured Drugs into
the Bombay State.*

PART III.

(To be handed over to the importer to accompany
the consignment).

Mr.*
Messrs. is
are

drugs from
Messrs.

Exact description of the drug	Total quantity of the drug to be imported.	Percentage of the drug contents.	Remarks.

*Name and full address of the importer.

† Do. do. exporter.
P. T. O.

*Name and full address of the importer.

† Do. do. exporter.
P. T. O.

*Name and full address of the importer.

† Do. do. exporter.
P. T. O.

This authorization must be used within one month from the date of its issue.

This authorization shall be delivered on arrival of the drugs at their destination to*

The bulk of the consignment shall not be broken in transit.

This authorization must be used within one month from the date of its issue.

The bulk of the consignment shall not be broken in transit.

This authorization must be used within one month from the date of its issue.

This authorization shall be delivered on arrival of the drugs at their destination to*

The bulk of the consignment shall not be broken in transit.

* Dated the

19 .

Collector.

Dated the

19 .

Collector.

Dated the

19 .

Collector.

*Designation of the Officer to whom the pass is to be delivered.

*Designation of the Officer to whom the pass is to be delivered.

FORM DD 5.

Authorization for the Inter-provincial Export of Manufactured Drugs from the Bombay State.

I

(To remain in the office of issue.)

Mr. _____
Messrs. _____

hereby authorised to export the undermentioned drugs to _____

Mr. _____
Messrs. _____
by _____
in _____

is
are

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.

This authorization will remain in force upto the evening of _____ 19
The bulk of the consignment shall not be broken in transit.

Dated _____ 19 _____ Collected by _____

*Name and full address of consignor. †Route and mode of conveyance.
‡Name and full address of consignee. §Number and description of packages.

FORM DD 5.

Authorization for the Inter-provincial Export of Manufactured Drugs from the Bombay State.

II

(To be handed over to the consignor to accompany the consignment)

Mr. _____
Messrs. _____

hereby authorised to export the undermentioned drug, to _____

Mr. _____
Messrs. _____
by _____
in _____

is
are

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.

This authorization will remain in force upto the evening of _____ 19
The bulk of the consignment shall not be broken in transit.

Dated _____ 19 _____ Collected by _____

*Name and full address of consignor. †Route and mode of conveyance.
‡Name and full address of consignee. §Number and description of packages.

FORM DD 5.

*Authorization for the Inter-provincial Export of Manufactured
Drugs from the Bombay State.*

IV

*(To be issued in the case of despatch of drugs by parcel post and handed
over to the consignor for production at the Post Office of despatch.)*

Mr. *
Messrs. is
hereby authorised to export the undermentioned drugs to
Mr. †
Messrs. by
in§

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.

This authorization will remain in force, upto the evening of 19 .
The bulk of the consignment shall not be broken in transit.

Dated 19 .

Collector.

* Name and full address of consignor. † Route and mode of conveyance.
† Name and full address of consignee. § Number and description of
packages.

FORM DD 5.

*Authorization for the Inter-provincial Export of Manufactured
Drugs from the Bombay State.*

III

(To be forwarded to the authority of the place of import.)

Mr. *
Messrs. is
hereby authorised to export the undermentioned drugs to
Mr. †
Messrs. by
in§

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.

This authorization will remain in force upto the evening of 19 .
The bulk of the consignment shall not be broken in transit.

Dated 19 .

Collector.

* Name and full address of consignor. † Route and mode of conveyance.
† Name and full address of consignee. § Number and description of
packages.

FORM DD 6.

*Authorization for the Transport of
Manufactured Drugs within the
Bombay State.*

COUNTERFOIL.

[To remain attached to book.]

Mr. _____ is
Messrs. _____ are

hereby authorized to transport to†
from‡
the undermentioned drugs :—

Exact description of the drug.	Total quantity of the drug to be transported.	Percentage of the drug contents.	Remarks.

* Name of the person or firm authorised.
† Locality and district of destination of consignment.
‡ Name and full address of the firm supplying the drugs. [P.T.O.]

FORM DD 6.

*Authorization for the Transport of
Manufactured Drugs within the
Bombay State.*

DUPLICATE.

[To be forwarded to the authority of the place from which the drugs are to be transported.]

Mr. _____ is
Messrs. _____ are

hereby authorized to transport to†
from‡
the undermentioned drugs :—

Exact description of the drug.	Total quantity of the drug to be transported.	Percentage of the drug contents.	Remarks.

* Name of the person or firm authorised.
† Locality and district of destination of consignment.
‡ Name and full address of the firm supplying the drugs. [P.O.T.]

FORM DD 6.

*Authorization for the Transport of
Manufactured Drugs within the
Bombay State.*

TRIPPLICATE.

[To be handed over to the applicant to accompany the consignment.]

Mr. _____ is
Messrs. _____ are

hereby authorized to transport to†
from‡
the undermentioned drugs :—

Exact description of the drug.	Total quantity of the drug to be transported.	Percentage of the drug contents.	Remarks.

* Name of the person or firm authorised.
† Locality and district of destination of consignment.
‡ Name and full address of the firm supplying the drugs. [P.T.O.]

This authorization must be used within one month from the date of its issue.

This authorization must be used within one month from the date of its issue.

Dated 19 Dated 19
Excise Authority at the place to which the drug is to be transported. Excise Authority at the place to which the drug is to be transported.

This authorization is to remain in force upto the evening of 19
The drug conveyed by it shall be conveyed intact by*
in†

This authorization is to remain in force upto the evening of 19
The drug conveyed by it shall be conveyed intact by*
in†

Dated 19 Dated 19
Excise Authority at the place from which the drug is to be transported. Excise Authority at the place from which the drug is to be transported.

Dated 19 Excise Authority at the place from which the drug is to be transported.

* Route and mode of conveyance.
† Number and description of packages.

* Route and mode of conveyance.
† Number and description of packages.

By order of the Government of Bombay.
(Transferred Departments).

J. A. MADAN.

Secretary to Government.

By order and in the name of the Governor of Bombay.

V. SHANKAR,

Secretary to Government.

18

FRIDAY, 22ND MARCH 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Fort. Bombay, 20th March 1957.

INDUSTRIAL DISPUTES ACT, 1947.

No. 1DA. 1454.—Whereas, the Government of Bombay is of the opinion that public interest requires the extension of the period specified in Government Notification, Development Department, No. 1DA 1454, dated the 18th September 1956, declaring employment of workmen of the categories specified in the Schedule hereto annexed, in connection with the operation of the Bombay Milk Scheme under the—

(1) Government of Bombay,

(2) Kaira District Co-operative Milk Producers' Union, Ltd., Anand,

to be a public utility service;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay is pleased to declare the said employment to be a public utility service for the purposes of the said Act for a further period of six months ending 20th September 1957.

Schedule.

1. Employment under the Government of Bombay of workmen of the following categories :—

(i) at the Central dairy in the Aarey Milk Colony ;

Senior Operators,

Boiler Attendants,

Fitter Mechanics,

Fitter Electricians,

Junior Operators,

Mazdoors,

Boiler Foreman,

Sweepers,

Truck Drivers,

(ii) in Greater Bombay for milk distribution ;

Milk Delivery Men,

Centre Managers,

Salesmen.

2. Employment under the Kaira District Co-operative Milk Producers' Union, Limited, Anand, of the workmen of the following categories :—

Mistries,

Mazdoors,

Assistant Foremen,

Boiler Attendants,

Motor Drivers,

Motor Cleaners,

Truck Masters.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 1457.—Whereas the Government of Bombay is satisfied that the public interest requires that employment of workmen of the categories specified in the Schedule hereto annexed, in connection with the operation of the Milk Transport Service of the Bombay Milk Scheme under the Government of Bombay should be declared to be a public utility service for the purposes of the Industrial Disputes Act, 1947 (XIV of 1947) ;

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the said Act, the Government of Bombay is pleased to declare the said employment to be a public utility service for the purposes of the said Act for a period of six months ending 30th September 1957.

Schedule.

Workshop Foreman.	Painter.
Additional Workshop Foreman.	Cleaners.
Senior Mechanics.	Watchmen.
Junior Mechanics.	Skilled Assistants.
Senior Assistant Mechanics.	Depot Vehicle Operators.
Junior Assistant Mechanics.	Assistant Depot Vehicle Operators.
Turner.	Vehicle Examiners.
Joiner.	Storekeeper.
Electrician.	Drivers.
Assistant Electrician.	Warners.
Welder.	Sweepers.
Blacksmith.	Assistant Storekeeper.
Assistant Blacksmith.	Traffic Supervisor.
Tinsmith.	Vehicle Attendants.
Assistant Tinsmith.	Fuel Inspector.
Carpenter.	Fuel Attendants.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government.

19

SATURDAY, 23RD MARCH 1957.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay No. 1, 22nd March 1957.

ELECTRICITY (SUPPLY) ACT, 1948 (LIV OF 1948).

No. ESA 2257-K.—The following draft of the notification which it is proposed to issue under section 78 of the Electricity (Supply) Act, 1948 (LIV of 1948), is published as required by sub-section (1) of the section 78 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the date of 29th March 1957.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay, Industries and Co-operation Department, from any person with respect to the said draft, before the aforesaid date, will be considered by Government :—

Draft Notification.

No. ESA 2257-K.—In exercise of the powers conferred by section 78 of the Electricity (Supply) Act, 1948, Government of Bombay is pleased to make (after considering the objections and suggestions to the Draft

Rules published under Government Notification, Industries and Co-operation Department, No. ESA 2257-K, dated the 22nd March 1957) the following Rules, viz. :—

PART I.

PRELIMINARY.

1. *Short title.*—These Rules may be called the Bombay Electricity (Supply) Rules, 1957.

2. *Definition.*—In these Rules, unless the context otherwise requires—

(1) “the Act” means the Electricity (Supply) Act, 1948 (LIV of 1948);

(2) “bond” includes a mortgage bond, and a mortgage debenture executed or issued by the Board under the Act, whether or not the money borrowed is charged on the works and revenues of the Board or on any specific property forming part of the works of the Board;

(3) “Chairman” means the Chairman of the Board;

(4) “Committee” means a Local Advisory Committee constituted under section 17;

(5) “Council” means the State Electricity Consultative Council;

(6) “Government” means the Government of Bombay;

(7) “Government servant” means a person in the employment of Government;

(8) “Member” means a member of the Board;

(9) “section” means a section of the Act;

(10) “security” means any stock or bond issued or any mortgage granted by the Board;

(11) “Board” means the Bombay State Electricity Board constituted under section 5 of the Electricity (Supply) Act, 1948, read together with section 106 of the States Reorganisation Act, 1956.

PART II.

THE BOARD.

Term of Office, Remuneration, Allowances and Conditions of Service of the Chairman and Members of the Board.

3. *Term of Office and condition for reappointment of the Chairman and Members.*—The Chairman, and other members shall hold office for a period of two years. However, if any member is appointed by virtue of his office, either under Government or under the Board, the term of his office shall be such as may be determined by Government from time to time.

4. *Remuneration*.—The remuneration of the Chairman and the other members of the Board shall be Rs. 40 for every day of the meeting of the Board, provided he is not a paid servant of Government or of the Board. It shall, however, be open to the Chairman or any member not to draw any remuneration and to work in an honorary capacity.

5. *Resignation*.—The Chairman or a member may resign his office by giving six months' notice in writing to the Government. The Government may, if it thinks fit, waive such notice.

6. *Travelling Allowances*.—The Chairman and other members shall, for journey performed for the purposes of the Board, be entitled to the travelling allowances at the rates for the time being admissible under the Bombay Civil Services Rules to officers of such status as Government declares the Chairman or any member to correspond.

PART III.

STATE ELECTRICITY COUNCIL AND LOCAL ADVISORY COMMITTEES.

7. *Secretary of the Council*.—(1) An officer of the Board, not being a Member thereof, may be appointed by the Board as *ex-officio* Secretary to the Council.

(2) It shall be the duty of the Secretary to the Council, with the approval of the Chairman of the Council, to call meetings of the Council and to give to the members thereof not less than 14 days' notice in writing of the date, time and place of the proposed meeting.

8. (1) There shall be an annual meeting of the Council to consider the annual financial statement of the Board. The Council shall also meet when a supplementary statement is placed before it. The Council may submit a report to Government on any financial statement placed before it by the Board.

(2) In addition to the meetings of the Council, required to be held under the provisions of section 16 of the Act, the Chairman may call a special meeting of the Council whenever he deems it necessary.

8A. The members of the Council, other than the members of the Board, shall hold office for a period of two years.

9. *Proceedings*.—The proceedings of every meeting of the Council shall be recorded in a minutes book to be kept for the purpose, and shall be signed by the Chairman of the meeting at that, or at the next succeeding meeting.

10. *Quorum*.—The quorum for a meeting of the Council shall be five. All questions arising for decision shall be decided by a majority of votes, and the names of persons voting for and against a motion shall be recorded in the minutes book. In the event of an equality of votes, the Chairman shall have, and exercise, a casting or second vote.

11. *Officers not entitled to vote.*—Officers of the Board, not being Members thereof, may be invited by the Chairman of the Council to attend any meeting of the Council; and such officers may take part in the deliberations of the Council, but shall not be entitled to vote.

12. *The Chairman of the meeting.*—The Chairman of the Council shall preside at every meeting of the Council. In his absence, a member of the Board shall be deputed by the Board to act as Chairman. In the event of the absence of both the Chairman of the Council and the person so deputed by the Board, the members present shall elect a Chairman from amongst themselves.

13. *Place of meeting.*—Unless Government otherwise directs, all meetings of the Council shall be held at the Head Office of the Board.

14. *Fees and Travelling Allowances for Members of the Council.*—(1) A member of the Council shall not be entitled to any remuneration other than that provided in this rule.

(2) A member of the Council, other than a Government servant, shall be entitled to receive, for each day on which a meeting is held and he is present, a daily allowance and travelling allowance or such other allowance for the purpose of reimbursing the personal expenditure incurred by him, at the rate payable to a Government servant of the first grade :

Provided that a member of the Board shall not be entitled to draw the aforesaid allowance for attending any meeting of the council, if on the same day a meeting of the Board is held.

15. *Prohibition on disclosure of confidential information by any member of Council.*—No member of the Council shall, except with the previous permission of the Chairman of the Board, disclose to any person, other than a member of the Board or another member of the Council any information relating to the affairs of the Council, or allow such person to inspect or have access to any books, documents or other papers relating to the business of the Council, required to be treated as "Confidential".

16. *Secretary of the Committee.*—(1) An Officer of the Board may be appointed by the Board to serve as *ex-officio* Secretary to any or all Committees.

(2) It shall be the duty of the Secretary of the Committee to call meetings of the Committee in accordance with instructions received from the Chairman of the Board, or from the Government.

17. *Meetings of Committees.*—Committees shall meet on such dates and at such places as may be notified by the Secretary.

18. *Procedure.*—All questions arising for decision shall be determined by a majority of votes, and the names of persons voting for and against a motion shall be recorded in a minutes book. In case of an equality of votes the Chairman of the Committee shall have, and exercise, a casting or second vote.

19. *Travelling Allowances for Members of Committees.*—(1) A member of a Committee shall not be entitled to any remuneration other than the travelling allowances provided in sub-rule (2).

(2) A member of a Committee, who is not a Government servant, shall be entitled to travelling allowance in accordance with the scale laid down in Appendix XLII-A of the Bombay Civil Services Rules, Volume II.

20. *Restriction on matters to be discussed at meetings.*—Notwithstanding anything in these Rules, the Board shall not be bound to furnish any information at a meeting of the Committee, if, in the opinion of the Chairman or member of the Board presiding at the meeting, it would be contrary to public interest to furnish such information.

PART IV.

THE FINANCE OF THE BOARD—BORROWING.

21. *Particulars of borrowing to be furnished to Government.*—While applying for previous sanction of the Government, under sub-section (1) of section 65 of the Act, the Board shall furnish all such particulars of the amount, purpose, nature and circumstance of the proposed borrowing as the Government may require.

22. *Temporary borrowing by the Board.*—The Board may, for the purpose of meeting any current expenditure properly chargeable to revenue or preliminary expenses connected with the raising of money by issue of bonds, stock or otherwise, borrow by way of temporary loan or overdraft from any bank or otherwise, such sums as it may require, on such terms, conditions and security, and in such form, as may be approved by the Government. The amount so borrowed, together with the interest thereon, shall be repaid from current revenues within a period of twelve months from the date of the temporary borrowing, or such extended period as the Government may allow.

23. *Power to re-borrow.*—(1) The Board shall have power to borrow—

(a) for the purpose of paying off any money previously borrowed by it which is intended to be forthwith repaid; or

(b) in order to replace the money which during the previous twelve months has been temporarily applied from other funds of the Board in repaying money previously borrowed in accordance with these rules and which at the time of such repayment it was intended to replace by borrowed money.

(2) Any money borrowed under this rule shall for the purpose of repayment be deemed to form part of the original loan.

24. *Application of money borrowed.*—Except with the previous sanction of the Government, money raised by the issue or grant of any security shall not be applied to purposes other than those for which the money was raised.

25. *Temporary Investments.*—The Board may from time to time invest temporarily in such securities as the Government may by general or special order approve any sum raised by the issue or grant of any security and not for the time being required for the purpose for which it was raised.

26. *Issue of stock.*—(1) All stock issued by the Board shall be redeemable stock and shall be created by and issued in pursuance of a resolution of the Board.

(2) The Board may issue such class or classes of stock as it may determine, but each class of stock shall have a distinctive title and shall be issued subject to the condition that all stock at any time belonging to that class shall bear one and the same rate of interest, shall become redeemable at the same time and shall in all other respects be of the same character.

(3) Subject to the provisions of the Act and these Rules, stock may be issued for such amount, at such price and at such rate of interest as the Board may with the previous approval of Government determine.

27. *Redeemability of stock.*—Stock issued by the Board shall be redeemed on the expiration of such period as the Board may, with the approval of the Government by a resolution determine :

Provided that it may be redeemed before the expiration of the said period, if the Board, by a subsequent resolution, so determines :

Provided further that no stock shall be liable to be redeemed before the expiration of the latest date for repayment mentioned in the original resolution creating the stock unless at least three months' notice of intention to redeem the same has been given.

28. *Issue of stock at discount.*—(1) Where stock is issued at a price lower than that at which it is to be redeemed the difference between the price of issue and the price of redemption shall for the purposes of these Rules be treated as a loan repayable within the period expiring on the earliest date on which the said stock may be redeemed.

(2) For the purpose specified in sub-rule (1), the Board shall create a Discount Sinking Fund out of the revenues of the Board, for the period of currency of stock or bond issues.

29. *Power to grant mortgages.*—(1) The Board may, subject to the provisions of the Act and these Rules mortgage or charge the works and all the revenues of the Board or any specific property forming part of those works.

(2) No mortgage shall be granted by the Board for a period of less than ten years and no extension of the term of any mortgage shall be for a period of less than ten years :

Provided that the provisions of this sub-rule shall not apply to or in respect of any mortgage, charged upon any specific property forming part of the works of the Board.

(3) Subject to the provisions of these Rules, every mortgage other than a mortgage of any specific property granted by the Board shall be by deed made in the form specified, or similar to that specified, in Appendix A.

30. *Power to issue and renew Bonds.*—Subject to the provisions of these Rules the Board may issue and renew bonds.

31. *Security for bonds.*—(1) The principal money and interest for which bonds are issued by the Board shall be secured on the covenant of the Board to pay and the principal money and interest secured by any bonds or class of bonds may in addition be charged upon or secured by a trust deed charging the works and all the revenues of the Board or any specific property forming part of those works.

(2) Bonds issued by the Board shall be called “Bombay State Electricity Board Bonds” or “Bombay State Electricity Board Mortgage Bonds” or “Bombay State Electricity Board Mortgage Debentures”, as the case may require.

(3) Bonds and applications for bonds shall be for amounts of one hundred, five hundred or one thousand rupees or multiples of one thousand rupees.

(4) The principal money secured by a bond shall be repayable at such date within the period determined by Government as may be specified in the bond being not less than five years from the date of the bond.

(5) Nothing in this rule shall be construed as prohibiting the Board from redeeming a bond at any time by agreement with the holder of the bond if it thinks fit to do so.

32. *Extinction of securities redeemed or purchased.*—If any security given under the foregoing rule is redeemed or purchased by the Board it shall be extinguished.

33. *Appointment of Registrars.*—The Board shall before making each issue of stock or bonds and before granting any mortgage appoint and thereafter continue to appoint on such terms and subject to such conditions and instructions not inconsistent with these Rules as it thinks expedient, an officer of the Board or any banking or other company as Registrar of the stock or bonds to be issued or as Registrar of mortgages for all or any of the purposes of these Rules. The General practice of the Reserve Bank shall apply to all securities issued under these Rules in respect of which the Reserve Bank is appointed as the Registrar.

34. *Registers of securities.*—Each Registrar shall maintain a register relating to each class of security for which he is appointed Registrar (hereinafter referred to as “the register”) in which shall be entered :

(a) in the case of stock—

the name, address and description of each holder from time to time of bonds of the class to which the register relates and the amount held by him ;

(b) in the case of mortgages—

(i) the names, addresses and descriptions of the parties to each mortgage, the number and date thereof, the amount for which the same is granted and particulars of the property mortgaged ; and

(ii) the date of registration of each mortgage and the date on which the same is paid off ;

(c) in the case of bonds—

the name, address and description of each holder from time to time of bonds of the class to which the register relates, a statement of the amount of the bonds held by him, the periods for which they are issued, and, the property (if any) on which they are charged, and, if the bonds are secured by a trust deed, the numbers and dates of the certificates issued to him as hereinafter provided, or, if the bonds are not so secured, the number of each bond held by him, and the date of registration of each bond and the date on which the same is paid off.

35. *Certificates of registered stock and bonds secured by trust deed.*—

On the registration of stock or of bonds secured by a trust deed, the appropriate Registrar shall issue to the holder of the stock or bonds a certificate of the proprietorship of such stock or bonds (as the case may be), and such certificate shall be *prima facie* evidence of the title of the person named therein.

36. *Right to transfer securities.*—Subject to these rules and to the terms on which the security is issued the holder of any security may transfer the same in whole or in part, except that no mortgage or bond not secured by a trust deed shall be transferred in part, and no part of a bond secured by a trust deed shall be transferred which is not of an amount for which a bond may be issued by the Board.

37. *Transfer of stock and bonds secured by trust deed.*—(1) Stock and bonds secured by a trust deed shall be transferred by an instrument in writing and shall be executed both by the transferor and the transferee, and duly witnessed and the transfer shall be properly stamped.

(2) The instrument of transfer and the certificate to which the same relates shall be deposited with and retained by the appropriate Registrar. Such Registrar shall cause an entry thereof to be made in a book to be called "the register of transfers", and shall endorse on the deed of transfer a note of that entry, and shall issue a new certificate or certificates to the transferee or the transferor, as the case may require. A separate register of transfers distinguished by a number or otherwise shall be kept for each class of stock and of bonds secured by a trust deed.

(3) Not more than one class of stock or bonds shall be included in any transfer, and the deed shall relate only to the transfer, and shall not contain any recital, power or proviso whatever.

(4) The transferor of stock or of bonds secured by a trust deed shall be deemed to remain the holder thereof until the name of the transferee is entered in the register relating thereto.

38. *Transfer of mortgages and bonds not secured by trust deed.*—

(1) Mortgages and bonds not secured by a trust deed shall be transferred by an instrument in writing. Each such deed shall be duly stamped and shall state its date and the consideration for the transfer and may be endorsed on the mortgage or bond to which it relates.

(2) The appropriate Registrar shall keep a register of transfers of mortgages or of bonds not secured by a trust deed, and as soon as may be after the date of every transfer, the deed of transfer shall be produced to the appropriate Registrar, who shall cause entries to be made in the appropriate register of transfer the date of such deed, the names, addresses and descriptions of the parties thereto and the number of the mortgage or bond transferred thereby, and until such entries have been made neither the Board nor the Registrar shall be in any manner responsible to the transferee. A separate register of transfers of bonds, distinguished by a number or otherwise, shall be kept for each class of bonds not secured by a trust deed.

(3) On the registration of any transfer of a mortgage or of a bond not secured by a trust deed, the transferee, or his executors or administrators, shall be entitled to the full benefit of the original mortgage or bond and the principle and interest secured thereby.

(4) No person, except the last transferee registered as aforesaid, or his executors or administrators, shall be entitled to transfer, release or discharge any such mortgage or bond or any money secured thereby.

39. *Inspection of register of mortgages.*—The register of mortgages shall be open to inspection at all reasonable times by any mortgagee or other person entitled to a mortgage, free of charge, and by any other person on payment of a fee not exceeding Rs. 5 as the Board may from time to time determine.

40. *No notice of trusts.*—No notice of any trust, express, implied, or constructive in respect of any security shall be entered in any register, or in any other book kept by the Board or any Registrar, or on any certificate, or in any mortgage or in any transfer of any security, or, be receivable by the Board or any Registrar or affect any Registrar or the Board through any Register or otherwise, and the receipt of any person in whose name any security stands in the register relating thereto shall be a sufficient discharge to the Board for any money paid in respect of such security.

41. *Transfer on death.*—(1) The interest of a deceased holder of any security shall be transferable by his executors or administrators.

(2) Where two or more persons are registered holder of security those persons shall be deemed to be joint holders of such security with right of survivorship between them.

(3) The Board or the appropriate Registrar may refuse to allow any executors or administrators to transfer any security until the probate of the Will or the letters of administration to the estate of the deceased or a succession certificate under the Indian Succession Act, 1925 (XXXIX of 1925), has or have been left with the Registrar for registration and may require all the executors or the administrators to join in the transfer.

42. *Transfer otherwise than by death of holder or transfer in books or by deed.*—(1) If the interest in any security has been transferred by any lawful means other than a transfer in books or a deed in accordance with these rules on the death of a holder of the security, satisfactory evidence of the transfer shall be furnished to the appropriate Registrar by an affidavit of one or more competent persons or in such other manner as such Registrar, with the approval of the Board, may require.

(2) The name of the person entitled under the transfer shall be entered in the appropriate register.

(3) Until evidence has been furnished in accordance with sub-rule (1), the Board or such Registrar shall not recognise the transfer and no person claiming under the transfer shall be entitled to receive any interest on the security.

(4) For the purposes of this rule, the expression "transfer" includes any case of apparent transfer in the name of the holder of a security although the actual ownership of the security may remain unaltered.

43. *Change of Registrar.*—Subject to the conditions on which any security is issued, the Board may at any time determine the appointment of the Registrar for the time being of that security and appoint another Registrar in his place.

44. *Registrar may take fees, etc.*—A Registrar may refuse to permit an entry to be made in the stock transfer books kept by him, or to register any transfer of a security unless—

(i) the fee hereinafter mentioned is paid in respect thereof, and the instrument of transfer is accompanied either by the certificate, or the deed creating the mortgage, or (in the case of a bond not secured by a trust deed) the bond to which it relates (as the case may be), and

(ii) such other evidence (if any) as he may reasonably require to show the rights of the transferor to make the transfer is produced.

45. *Registration fees.*—(1) Except as otherwise provided by the conditions on which any security is issued, the appropriate Registrar shall be entitled to charge a fee not exceeding Rs. 3 as the Board may from time to time prescribe in respect of the registration of each one of the following :—

- (a) any transfer,
- (b) probate of will or letters of administration,
- (c) change of name,
- (d) power of attorney,
- (e) order of Court, and
- (f) any other document affecting the registration of a security.

(2) If any such registration affects more than one class of security, a separate fee may be charged in respect of each class.

46. *Registers to be prima facie evidence.*—Each Register shall be *prima facie* evidence of any matter entered therein in accordance with these Rules and of the title of any person entered therein as the holder of a security.

47. *Defaced or lost certificates.*—(1) If any certificate of any security is worn or defaced, the appropriate Registrar shall on surrender of the certificate and payment of a fee of Rs. 3 issue a new certificate to the person entitled to the surrendered certificate.

(2) If it is shown to the satisfaction of the appropriate Registrar that any such certificate has been lost or destroyed he shall, after due notification in the *Official Gazette* and on receiving indemnity to his satisfaction against all claims in respect of the lost or destroyed certificate and on payment of the charges of notification and a fee of Rs. 3, issue a new certificate to the person entitled to the lost or destroyed certificate.

(3) A memorandum of the issue of a new certificate shall be made thereon and in the appropriate register.

48. *Closing of transfer books, etc.*—(1) The appropriate Registrar, with the approval of the Board and after giving due notice by public advertisement, may close the register of transfers of any class of security for a period not exceeding thirty days immediately preceding the date for the payment of interest on the security.

(2) The persons who on the day of closing in accordance with sub-rule (1) are registered as holders of any security shall be entitled to the interest next payable thereon.

49. *Arrangements with bankers.*—The Board may subject to the provisions of these rules make any arrangement with, and provide for the proper remuneration of, any banking, or other company brokers or financial agents with respect to the issue of securities, the registration and transfer of securities, the payment of interest on securities, the keeping of books and other matters incidental to the issue, management, redemption and re-payment of securities.

50. *Saving for power of revocation.*—The Board may, by resolution, revoke at any time, in whole or in part, any resolution for the creation of any security passed by the Board if and so far as the same has not been acted on by the issue or grant of securities thereunder and shall forthwith give notice of any such revocation to the Government.

51. *Saving for Government.*—No security shall be issued or granted as a security in respect of which the payment of the principal and interest or the principal or interest is guaranteed by Government until the amount, price, rate of interest, date and method of issue of such security, the arrangements for the application of the proceeds of the issue and for the repayment of the proceeds have been previously approved by the Government and no variation of any such arrangements shall be made without the like approval of the Government.

PART V.

ANNUAL FINANCIAL STATEMENT AND OTHER STATEMENTS AND REPORTS
TO BE SUBMITTED BY THE BOARD.

52. *Form of Annual Financial Statement.*—The annual financial statement to be submitted by the Board to the State Government under section 61 of the Act shall be in the form specified in Appendix B.

53. *Supplementary statement.*—A supplementary statement (if any), shall also be submitted to Government in the form specified in Appendix "B", during the year to which such supplementary statement pertains.

54. *Submission of statements to the Council.*—The Board shall submit to the Council each year an annual financial statement in the form specified in Appendix "B" not later than the fifteenth day of January of each year. A supplementary statement, if any, shall also be submitted to the Council before submission to the Government.

55. *Annual statement of Accounts.*—(1) The annual statement of accounts of the Board shall be submitted to the Government in the form specified in Appendix "C".

(2) The statement of accounts shall be published at the cost of the Board in the *Official Gazette* and printed copies thereof shall be put on sale at a price to be fixed by the Board not exceeding Rs. 5 per copy.

56. *Submission of annual report.*—(1) The Board shall, as soon as possible after the 31st day of March in each year but not later than the 30th September, submit to the Government an annual report of the Board's operations during the financial year ending on the 31st March.

(2) The annual report under sub-rule (1) shall in addition to matters of general interest contain—

(a) statistical data to be furnished in the form specified in Appendix "D";

(b) the progress made in the planning or construction of any new power source;

(c) the progress made in the planning or construction of any new transmission system;

(d) details of any station or stations which the Board has closed down or over which the Board has assumed control during the year;

(e) details of any undertaking, generating stations or main transmission lines which the Board has acquired under the provisions of section 23 or section 37;

(f) names of licensees for whom Rating Committees were set up by the Board during the year under section 57 to examine the charges for energy;

(his) executors, administrators and assigns such part of the undertaking and revenues of the Board as the principal sum shall bear to the whole some which is or shall be charged on the undertaking and revenues. To hold unto the mortgagee, his executors, administrators and assigns from the day of the date of this presents until the principal sum shall be fully paid and satisfied with the interest for the same (subject as hereinafter provided) at the rate of ——— per centum per annum from the ——— day of ——— nineteen hundred and ——— until the payment of the principal sum, such interest to be paid half-yearly on the ——— day of ——— and the ——— day of ——— in each year, and it is hereby agreed that the principal sum shall be repaid at the principal office of the (Registrar of Mortgages of the) Board on the ——— day of ——— nineteen hundred and

Provided always and it is hereby agreed and declare that the before-mentioned time for repayment may from time to time by agreement between the Board and the mortgagee be extended to a subsequent day and upon any such extension the before-mentioned rate of interest may be altered to such other rate or rates of interest as shall from time to time be agreed upon between the Board and the mortgagee and mentioned in an endorsement to be made hereon under the hand of the Chairman or Secretary of the Board for the time being and that upon any such endorsement being made whether relating to extension of time only or to extension of time with alteration of rate of interest the provisions thereof shall be incorporated herewith and shall operate and take effect as though they had been originally inserted herein.

In witness whereof the Board have caused its common seal to be hereunto affixed this ——— day of ——— nineteen hundred and ———.

Secretary of the Board.

The Endorsement within referred to.

The within named ——— consenting
ing the within mentioned time for repayment of the within mentioned
principal sum of Rs. ——— is hereby extended to the
day of ——— nineteen hundred and
(and the interest to be paid thereon on and from the ——— day of
nineteen hundred and ———
is hereby declared to be at
the rate of ——— per centum per annum).

Dated this ——— day of ——— nineteen hundred and

APPENDIX B.

(See rules 51 to 53.)

BOMBAY ELECTRICITY BOARD, ANNUAL BUDGET FOR 19 -19

(In accordance with section 61 of the Act.)

BUDGET STATEMENT I.

Capital Receipts.

Name of Scheme—

Serial No.	Item.	Actuals.			Average of the past three years.			Budget Estimates of current year.		Revised Estimates for current year.		Budget Estimate for ensuing year.		Remarks. (Explanation of increase or decrease).
		195-5	195-5	195-5	195-5	195-5	195-5	Rs.	P.	Rs.	P.	Rs.	P.	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1	Opening Balance
2	Subvention from Government
3	Loans from Government
4	Issue of Bonds
5	Issue of Stock
6	Other Capital, e.g., consumer's contribution for service connections, etc.
7	Borrowings from Reserve—
	(a) Depreciation Reserve
	(b) Other reserves
8	Other Borrowings (to be specified)

Note.—This form will also be used for loans raised by the Board subject to the provisions of Electricity (Supply) Act, 1948, under the head "General Administration" not specifically earmarked for any scheme.

BUDGET STATEMENT II.

Abstract of Capital Receipts.

Serial No.	Item.	Actuals.		Average of the past three years.	Budget Esti- mates of current year.	Revised Esti- mates for current year.	Budget Esti- mate for ensuing year.	Remarks. (Explanation of increase or decrease).
		195-5	195-5	195-5	7	8	9	
		Ra.	Ra.	Ra.	Ra.	Ra.	Ra.	
1	2	3	4	5	6	7	8	9
1	Opening Balance	10
2	Subvention from Government	
3	Loans from Government	
4	Issue of Bonds	
5	Issue of Stock	
6	Other Capital, e.g., consumer's con-tribution for service connections, etc.	
7	Borrowings from Reserve—							
	(a) Depreciation Reserve	
	(b) Other reserves	
8	Other Borrowings (to be specified)	

BUDGET STATEMENT IV.

Abstract of Capital Expenditure.

Serial No.	Item.	Amount spent during past three years.			Average expenditure for past three years.	Budget Estimate (Current year).	Probable during current year (Revised Estimate).	Amount proposed for the next year.	Remarks (Explanation for increase or decrease).
		195-6	195-5	195-3					
1	Power Station and connected works.	Rs. 4	Rs. 5	Rs. 6	Rs. 7	Rs. 8	Rs. 9	Rs. 10	Rs. 11
2	Transmission lines (including Sub-stations).	Rs. 12	Rs. 13	Rs. 14	Rs. 15	Rs. 16	Rs. 17	Rs. 18	Rs. 19
3	Distribution Systems (including Sub-stations).	Rs. 20	Rs. 21	Rs. 22	Rs. 23	Rs. 24	Rs. 25	Rs. 26	Rs. 27
4	Administrative and residential buildings.	Rs. 28	Rs. 29	Rs. 30	Rs. 31	Rs. 32	Rs. 33	Rs. 34	Rs. 35
5	Other items (to be specified) ...	Rs. 36	Rs. 37	Rs. 38	Rs. 39	Rs. 40	Rs. 41	Rs. 42	Rs. 43
6	Lump sum for unforeseen expenses	Rs. 44	Rs. 45	Rs. 46	Rs. 47	Rs. 48	Rs. 49	Rs. 50	Rs. 51
	Total ...	Rs. 52	Rs. 53	Rs. 54	Rs. 55	Rs. 56	Rs. 57	Rs. 58	Rs. 59

BUDGET STATEMENT V.

Name of Scheme—

Revenue Receipts.

Serial No.	Item.	Actuals.		Average of the past three years.			Budget esti- mates of current year.	Revised esti- mates for current year.	Budget esti- mates for ensuing year	Remarks (Explanation of increase or decrease).
		195-5	195-5	195-5	195-5	195-5	Rs.	Rs.	Rs.	
1	2	3	4	5	6	7	8	9	10	
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.		
1	From sale of electricity to—									
	(a) Owners of Controlled Stations ..									
	(b) Extra State Consumers ..									
	(c) Other Consumers ..									
2	From Assisted Wiring, Sale Hire, Hire and Purchase of Apparatus.									
3	From Sale of Equipment manufactured by Board.									
4	From Interest on Securities and Investments.									
5	From Other Items (to be specified) ..									
	Total ..									

BUDGET STATEMENT VI.

Abstract of Revenue Receipts.

Serial No.	Item.	Actuals.			Average of the past three years.	Budget estimates of current year.	Revised estimates for current year.	Budget estimates for ensuing year.	Remarks. (Explanation of increase or decrease).
		195 —5	195 —5	195 —5					
1	2	3	4	5	6	7	8	9	10
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
1	From sale of electricity to—								
	(a) Owners of Controlled Stations.								
	(b) Extra State Consumers								
	(c) Other Consumers								
2	From Assisted Wiring, Sale, Hire, Hire and Purchase of Apparatus.								
3	From Sale of Equipment manufactured by Board.								
4	From Interest on Securities and Investments.								
5	From Other Items (to be specified).								
	Total								

BUDGET STATEMENT VIII.

Abstract of Revenue Expenditure.

Serial No.	Item.	Amount of sanctioned estimate, 195	Amount spent during past three years.	Average expenditure for past three years.	Budget estimate for current year.	Amount available during current year (Revised Estimate).	Amount proposed for the next year.	Remarks (Explanation for increase or decrease)
1	2	3	4	5	6	7	8	9
1	Operation and Maintenance	...	Rs.	Rs.	Rs.	Rs.	Rs.	P.
2	On Administration,	...						
3	On General Establishment Charges.							
4	On Assisted Wiring, Sale, Hire, Hire and Purchase of Apparatus.							
5	On Manufacture of Electrical Equipment.							
6	Other Charges (to be specified)	...						
7	Lump sum (for Contingencies)	...						
Total		...						

BUDGET STATEMENT IX.

Name of Scheme—

Appropriation.

Serial No.	Item.	Actuals for the past three years.				Budget estimates for current year.	Revised estimates for the current year.	Budget estimates for ensuing year.	Remarks (Explanation of increase or decrease).
		195-195	195-195	195-195	195-195				
1	2	3	4	5	6	7	8	9	
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
1	To Interest on Bonds and Stock not guaranteed by Government.								
2	To Interest on Bonds and Stock guaranteed by Government.								
3	To Depreciation Reserve Fund								
4	To Repayment of Principal and Interest on sums paid by Government under guarantee.								
5	To Reimbursement of Capital used to finance operating expenditure.								
6	To Contribution to Discount Banking Fund.								
7	To Interest on Loans advanced by Government.								
8	To Contribution to Tariff and Development Reserve.								
9	To Repayment of Interest Free Loans								
	Total								

BUDGET STATEMENT X.

Appropriation (Abstract).

Serial No.	Item.	Actuals for the past three years			Budget estimates for the current year.	Revised estimates for the current year.	Budget estimates for the ensuing year.	Remarks (Explanation of increase or decrease).
		195 -195	195 -195	195 -195				
1	2	3	4	5	6	7	8	9
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
1	To Interest on Bonds and Stock not guaranteed by Government.							
2	To Interest on Bonds and Stock guaranteed by Government.							
3	To Depreciation Reserve Fund							
4	To Repayment of Principal and Interest on sums paid by Government under guarantee.							
5	To Reimbursement of Capital used to finance operating expenditure.							
6	To Contribution to Discount Banking Fund.							
7	To Contribution to General Reserve							
8	To Interest on Loans advanced by Government.							
9	To Contribution to Tariff and Development Reserve.							
10	To Repayment of Interest Free Loans.							
11	To Contribution to State Revenue							
12	Taxation Reserve							
	Total							

BUDGET STATEMENT XI.

*Establishment Schedule for year 19 to 19 .**Name of the Scheme—*

General Administration.

No. of posts last year.	Nature of posts and number for budget year.	Grade and pay.	Amount per month.	Amount per annum.	Total.	Allowances per month		Re- marks.
						D. A.	Other than D. A.	
1	2	3	4	5	6	7	8	9

BUDGET STATEMENT XII.

Establishment Schedule.

Schedule of pay applicable Officers and other permanent employees.

Grade.	Designation.	Scale of pay.
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BUDGET STATEMENT XIII.

Scale of allowances applicable to Officers and other permanent employees.

Description.	Abbreviation.	Scale.	Remarks.
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BUDGET STATEMENT XIV.

Establishment Schedule.

Number of permanent posts in Establishment Schedule grouped according to pay.

Stages (basic pay).	No. of posts.	Monthly cost.	Annual cost.
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BUDGET STATEMENT XV.

Establishment Schedule.

List of Officers and other permanent employees who are required to furnish security.

Department.	No. of posts.	Designation.	Grade.	Amount of security.	Authority.	Establishment Schedule Page No.
-------------	---------------	--------------	--------	---------------------	------------	---------------------------------

BUDGET STATEMENT XVI.

Proforma Account.

Name of Scheme—

Dr.

Rc.

Income from various sources—	
(1) Expenditure on—	(1) From sale of Electricity
(a) Generation of Electricity	(2) From Assisted wiring, sale, Hire and Purchase Apparatus.
(b) Purchase of Electricity	(3) From sale of Equipment Manufactured by Board
(c) Expenditure on controlled stations	(4) From Interest on securities and Investments
(2) Operating Expenditure	(5) From other items to be specified;
(3) Depreciation	(6) Net loss
(4) Interest charges	
(5) Expenditure on other Trading activities of Board	
(6) Other items (to be specified)	
(7) Net (to be specified)	

BUDGET STATEMENT XVII.

Pro forma Account (Abstract).

	Dr.	Cr.
	Rs	R .
(1) Expenditure on—		Income from various sources—
(a) Generation of Electricity		(1) From sale of Electricity .
(b) Purchase of Electricity		(2) From Assisted wiring, sale, Hire and Purchase of Apparatus.
(c) Expenditure on Controlled Stations.		(3) From sale of Equipment Manufactured by Board.
(2) Operating Expenditure		(4) From Interest on Securities and Investments
(3) Depreciation	...	(5) From other items (to be specified).
(4) Interest charges	...	(6) Net loss
(5) Expenditure on other trading activities of Board.		
(6) Other Items (to be specified)	..	
(7) Net (to be specified)		

APPENDIX C.

(See rule 54.)

STATEMENT I.

BOMBAY ELECTRICITY BOARD.

*Accounts for the period ending 19.../19...**Statement of Capital raised as at 31st March 19.../19.*

Maximum limit of Borrowing Power of the Board
[Section 65—Sub section (3) of the Act].

Capital raised at the close of the previous year
Capital raised during the year of account
Redemptions during the year
Balance of Borrowing powers of the Board at the end of the year		

Details of the Loans raised and Bonds issued and outstanding—

Descrip- tions of Loans and Bonds.	To the end of previ- ous year.	During the year	Total.	To the end of previous year.	During the year	Total.	Balance outstan- ding.
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STATEMENT II.

Statement of Capital Expenditure for the year ended.

	Balance at the be- ginning of the year.	Additions during the year.	Retire- ments during the year.	Balance at the end of the year.	Remarks.
A—Intangible Assets—					
1—Preliminary expenses ...					
2—Cost of licenses ...					
3—Miscellaneous expenses ...					
Total, intangible assets ...					
B—Hydraulic Power Plant—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Reservoirs, dams, water ways and pipelines.					
4. Water Wheels Generators and accessory equipment.					
5. Miscellaneous power, plant equipment.					
6. Roads, railway and bridges.					
Total, Hydraulic Power Plant.					
C—Steam Power Plant—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Boiler plant and equip- ment.					
4. Engines, Turbines, Ge- nerators and accessory equip- ment.					
5. Miscellaneous Power Plant equipment.					
6. Roads and Railway sidings.					
Total, Steam Power Plant					
D—Oil or Gas Power Plant—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Engines, Generators and accessory equipment.					
4. Miscellaneous Power Plant equipment.					
Total, Oil or Gas Power Plant.					

STATEMENT II—*contd.*

	Balance at the beginning of the year.	Additions during the year.	Retire- ments during the year.	Balance at the end of the year.	Remarks.
<hr/>					
E—Transmission Plant (Extra High Voltage)—					
1. Land and Rights ...					
2. Buildings and Structures.					
3. Station equipment ...					
4. Towers, Poles and Fix- tures.					
5. Overhead conductors and devices.					
6. Underground cables and devices.					
<hr/>					
Total, Transmission Plant (E. H. V.)					
<hr/>					
F—Distribution Plant (High Voltage)—					
1. Land and Rights ...					
2. Sub-station equipment ...					
3. Line transformers ...					
4. Towers, poles and fixtures.					
5. Overhead conductors and devices.					
6. Underground cable and devices.					
7. Service connections ...					
8. Meters and accessory equipment.					
<hr/>					
Total, Distribution Plant (H. V.)					
<hr/>					
G—Distribution Plant (Medium and Low Voltage)—					
1. Land and Rights ...					
2. Poles and Fixtures ...					
3. Overhead conductors and devices.					
4. Underground cables and devices.					
5. Service connections ...					
6. Meters and accessory equipment.					
<hr/>					
Total, Distribution Plant (M. & L. V.)					

STATEMENT II—*contd.*

	Balance at the beginning of the year.	Additions during the year.	Retire- ments during the year.	Balance at the end of the year.	Remarks
H—Public Lighting—					
1. Street and Signallighting systems.					
J—General Equipment—					
1. Land and Rights ..					
2. Building and structures.					
3. Office furniture and equipment					
4. Transportation and equipment.					
5. Laboratory and meter testing equipment.					
6. Stores ..					
7. General Tools and work equipment.					
8. Communication equipment.					
9. Miscellaneous equipment					
Total, General Equipment ...					
Total, Capital Assets ...					
K—Wiring and Sales—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Office furniture and equipment.					
4. Showroom equipment.					
5. Demonstration equipment.					
6. Stores ...					
L—Manufacture of Electrical Plant—					
1. Land and Rights ..					
2. Buildings and structures.					
3. Office furniture ...					
4. Tools and equipment ...					
5. Stores ...					

Note.—Capital Cost figures against items Nos. F. 7 and G. 5 should exclude the contribution made by consumers towards service line charges. The overall capital costs should however, be shown separately under the remarks column opposite these items.

STATEMENT III.

*Statement of Revenues for the year ended.*Amount Remarks,
for year.

Rs.

A.—Revenue by Sales of electricity for—

1. Domestic—					
(a) Light and Fans
(b) Small power
2. Commercial—					
(a) Light and Fans
(b) Small power
3. Industrial—					
(a) Medium and low voltage
(b) High Voltage
4. Public Lighting
5. Traction—					
(a) Tramways
(b) Electric Railways
6. Irrigation and agricultural de-watering
7. Public Water Works and Sewage Pumping
8. Supplies in bulk to—					
(a) Controlled Stations
(b) Extra State Consumers
(c) Others

Total, Receipts by Sale of Electricity ..

B.—Miscellaneous Revenue from Consumers—

1. Service connections
2. Sale of Stores

C.—Trading—

1. Sale of electrical plant by the Board
2. Sale, hire-purchase or hire of—					
(a) Apparatus
(b) Wiring
3. Rentals from—					
(a) Property
(b) Meters
4. Other Receipts (to be specified)

Total, Miscellaneous Revenue from Consumers ..

STATEMENT III—*contd.*

	Amount for year.	Remarks.
	Rs.	
D.—Other Revenue—		
1. Interest from securities and investments	
2. Commission for the collection of Electricity Duty	
3. Miscellaneous items (to be specified)	
Total, Other Income	
Total, Operating Revenue		

STATEMENT IV.

Statement of Operating Expenses for the year ended.

	Amount for year.	Remarks.
	Rs.	
A.—Hydraulic Power Generation—		
(a) Operation—		
1. Water for Power	
2. Salaries for supervisory staff	
3. Salaries and wages for labour	
4. Lubricants and other consumable stores	
5. Station supplies and miscellaneous expenses	
Total, Operation		
(b) Maintenance—		
1. Salaries for Supervisory staff	
2. Reservoirs, dams, waterways and pipelines	
3. Prime Movers, generators and accessory equipment	
4. Roads, Railways and Bridges	
Total, Maintenance		
Total, Hydraulic Power Generation Expenses		

STATEMENT IV—*contd.*

Amount
for year. Remarks.

B.—Steam Power Generation—

(a) Operation—

1. Salaries for supervisory staff ...
2. Salaries and wages for labour ..
3. Fuel
4. Lubricants and other consumable stores ..
5. Water (if purchased separately) ...
6. Station supplies and miscellaneous expenses

Total, Operation

(b) Maintenance

1. Salaries for supervisory staff ...
2. Boilers, furnaces, steam pipes and accessory equipment
3. Engines, turbines, generators and accessory equipment

Total, Maintenance

Total, Steam Power Generation Expenses

C.—Oil or Gas Power Generation—

(a) Operation—

- (1) Salaries for supervisory staff
- (2) Salaries and wages for labour
- (3) Fuel
- (4) Lubricants and other consumable stores
- (5) Water (if purchased separately)
- (6) Station supplies and miscellaneous expenses

Total, Operation

(b) Maintenance—

1. Salaries for supervisory staff ...
2. Engines, generators and accessory equipment

Total, Maintenance ...

Total, Oil or Gas Power Generation Expenses ...

D.—Power Purchased—

Total, Production Expenses A + B + C + D ...

STATEMENT IV—*contd.*

	Amount for year.	Remarks.
E.—Transmission (Extra High Voltage)—		
Operation and Maintenance—		
1. Salaries for supervisory staff
2. Salaries and wages for labour for station
3. Salaries and wages for labour for lines
4. Supplies and miscellaneous expenses for stations
5. Supplies and miscellaneous expenses for lines
Total, Transmission Expenses (E.H.V.)		
F.—Distribution (High Voltage)—		
Operation and Maintenance—		
1. Salaries for supervisory staff
2. Salaries and wages for labour for stations
3. Salaries and wages for labour for H. V. Mains
4. Supplies and miscellaneous expenses for stations
5. Supplies and miscellaneous expenses for mains
Total, Distribution (H. V.) Expenses		
G.—Distribution (Medium and Low Voltage)—		
Operation and Maintenance—		
1. Salaries for supervisory staff
2. Salaries and wages for labour
3. Supplies and miscellaneous expenses
Total, Distribution (M. & L. V.) Expenses		
H.—Public Lighting—		
Operation and maintenance
I.—Consumers' Services, Accounts, Collection and Sales promotion—		
1. Salaries for supervisory staff
2. Meter reading and inspection
3. Billing, collecting and accounting
4. Demonstration and advertising
5. Merchandising, servicing and contract work
6. Miscellaneous expenses
Total, Consumers' Services etc.	...	

STATEMENT IV—*concl'd.*

Amount for
year. Remarks.

J.—Rates and Taxes—

K.—General Establishment charges—

1. Salaries of general officers and executives
2. Other general office salaries
3. Travelling and other expenses of officers and staff
4. Rents
5. General office supplies and expenses
6. Auditors services
7. Legal services
8. Insurance
9. Other items (to be specified)

Total, General Establishment Charges

L.—Administration Expenses—

1. Members' Remuneration
2. Members' Travelling and other allowances

Total, Management Expenses

Total, Operating Expenses

STATEMENT V.

Statement of depreciation for the year ended.

Description of assets in groups as per Statement II.	Balance brought forward from last account.	Depreciation written off during the year.	Arrears of Depreciation paid during the year.	Withdrawals during the year.	Balance at the end of the year.	Remarks.
---	--	--	--	------------------------------------	---------------------------------------	----------

A.—Intangible
Assets.B.—Hydroelectric
Power Plant.C.—Steam Power
Plant.D.—Oil or Gas
Power Plant.E.—Transmission
Plant—Extra
High Voltage.F.—Distribution
plant—High
Voltage.G.—Distribution
Plant—Medium
and Low Voltage.

H.—Public Lighting

J.—General Equip-
ment.K.—Wiring and
Sales.L.—Manufacture of
electrical Plant.

Total Depreciation.

STATEMENT VI.

Statement of General Reserve for the year ended....

Particulars.	Balance at the beginning of the year.	Appropriation during the year of account.	Withdrawals during the year of account.	Balance at the end of the year.	Remarks.
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STATEMENT VII.

Statement of Tariffs and Development Reserve for the year ended....

Particulars.	Balance at the beginning of the year.	Appropriations for the year.	Withdrawals during the year for—			Balance at the end of the year.	Remarks.
			Development grants.	Transfers to Revenue Account for Tariff Reduction.	Total.		

STATEMENT VIII.

Net Revenue and Appropriation Account for the year.....

A—Net Revenue Account.

Dr.		Cr.	
Particulars.	Amount.	Particulars.	Amount.
1. To operative expenses as per Statement IV.		1. By gross receipts as per Statement No. III.	
2. To Contributions towards Staff Provident Fund and/or Pension Fund.			
3. To Depreciation as per Statement V.			
4. To bad Debts written off			
5. To Net Surplus carried over to Statement IX.			
Total	...	Total	...

STATEMENT IX.

Net Revenue and Appropriation Account of the year ended.....

B—Appropriation Account.

Dr.		Cr.	
Particulars.	Amount.	Particulars.	Amount.
1. To Interest on loans ..		1. By balance from last year's account.	
2. To Federal Taxes as income and profits.		2. By net surplus brought over from Statement VIII.	
3. To instalment of write down in respect of intangible assets.			
4. To Contribution to General Reserve.			
5. To Interest on Bonds and Stock not guaranteed.			
6. To Depreciation Reserve by Government.			
7. To Interest on Bonds and Stock guaranteed by Government.			
8. To Repayment of Principal and Interest on sums paid by Government.			
9. To Reimbursement of Capital used to finance operating expenditure.			
10. To Contribution to General Reserve.			
11. To Interest on Loans advanced by Government.			
12. To Contribution to Tariff and Development Reserve.			
13. To Repayment of Interest free loans.			
14. To Contributions to State Reserves.			
15. To balance carried forward to next year.			

STATEMENT X.

General Balance Sheet as on 31st December 19 .

Liabilities and Credit Balances.	Amount.	Assets and Debit Balances.	Amount.
	Rs.		Rs.
Maximum limit of Borrowing Powers of the Board.			
1. Loans and Bonds outstanding <i>vide</i> Statement I.		1. Capital amount expended on works <i>vide</i> Statement II.	
2. Balance due on construction of plant, machinery, etc.		2. Capital Work in progress.	
3. Sundry creditors on open accounts.		3. Stores on hand :— (a) Coal, Fuel, etc. (b) Trading. (c) Manufacturing. (d) General.	
4. Consumers' security deposit ..		4. Advances to Licensees.	
5. Depreciation Reserve <i>vide</i> Statement V.		5. Sundry debtors for amounts paid on account of contracts in course of completion.	
6. General Reserve <i>vide</i> State- ment VI.		6. Sundry debtors for electricity supplied.	
7. Tariffs and Development Reserve <i>vide</i> Statement VII.		7. Other debtors.	
8. Accounts payable to be specified.		8. Securities at cost.	
9. Other current and accrued liabilities to be specified.		9. Special deposits.	
		10. Accounts receivable to be specified.	
		11. Deferred payments.	
		12. Cash at Bank.	
		13. Cash on hand.	
		14. Balance of net revenue and appropriations account <i>vide</i> statements VIII and IX.	

STATEMENT XI.

Budget Appropriation Account.

Serial No.	Name of Scheme.	Budget Head.	Budget grant.	Supplementary grant.	Final grant of appropriation.	Expenditure.	Difference between columns 4 and 6.	Difference between columns 6 and 7.	Causes of difference shown in column 8.	Causes of difference shown in Column 9.	Remarks.
1	2	3	4	5	6	7	8	9	10	11	12

APPENDIX D.

[See Rule 55(2)]

Annual Statistics.

STATEMENT I.

Particulars of Generating Plant.

A. Generating Plant Owned and Operated by the Board.

Installed capacity of power plant.

Name of Power Station.	As at the end of the previous year.		Addition during the year.		As at the end of the year.	
	Generators.	Boilers.	Generators.	Boilers.	Generators.	Boilers.
	kW.	Lbs./h.	kW.	Lbs./hr.	kW.	Lbs./hr.
Steam—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						
Oil—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						
Hydro—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						

B. Generating Plant Controlled by the Board.

Installed capacity of power plant.

Name of Power Station.	As at the end of the previous year.		Addition during the year.		As at the end of the year.	
	Generators.	Boilers.	Generators.	Boilers.	Generators.	Boilers.
	kW.	Lbs./hr.	kW.	Lbs./hr.	kW.	Lbs./hr.
Steam—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						
Oil—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						
Hydro—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						

STATEMENT II.

Particulars of the Board's Transmission Lines (11 kV and above.)

Name of section.	Voltage.	No. of circuits.	Length in circuit miles.		
			As at the end of the previous year.	Additions during the year.	As at the end of the year.

STATEMENT III.

Particulars of the Board's Distribution Lines.

District or area.	Voltage.	Length of miles.		
		As at the end of the previous year.	Additions during the year.	As at the end of the year.

STATEMENT IV.

Particulars of Transformers.

District or area.	Total Transformer kVA.					
	As at the end of the previous year.		Additions during the year.		As at the end of the year.	
	11 kV and below.	above 11 kV.	11 kV and below.	above 11 kV.	11 kV and below.	above 11 kV.

STAT MENT V.

Particulars of the Board's electricity production.

	Owned.	Controlled.	Total.
1. Aggregate maximum demand—kW.			
2. kWh generated and/or purchased—			
(a) Generated by Steam ..			
(b) Generated by Oil ..			
(c) Generated by Hydro ..			
(d) Purchased ..			
			Total
3. Fuel consumed—			
(a) Coal in tons			
(b) Oil in tons			
4. kWh used for auxiliaries in Power Station ..			

STATEMENT VI.

Particulars of the Board's electricity production.

	kWh
1. Domestic—	
(i) Heat and power ..	
(ii) Light and fans ..	
2. Commercial light and small power—	
(i) Heat and power ..	
(ii) Light and fans ..	
3. Industrial power—	
(i) Low and medium voltage ..	
(ii) High voltage ..	
4. Street lighting ..	
5. Tramways] ..	
6. Electric railways .. .	
7. Irrigation and agricultural de-watering	
8. Public water works and sewage pumping	
9. Supplies to military services ..	
10. Supplies in bulk to—	
(i) Owners of Controlled Station	
(ii) Distributing Licences in the State	
(iii) Extra State Consumers ..	
11. Total electricity sales ..	

STATEMENT VII.

Particulars of consumers served directly by the Board.

		Number of consumers served.		
		As at the end of the previous year.	Addition during the year.	As at the end of the year.
1.	Domestic—			
	(i) Heat and power ...			
	(ii) Light and fans ...			
2.	Commercial light and small power—			
	(i) Heat and power ...			
	(ii) Light and fans ...			
3.	Industrial power—			
	(i) Low and medium voltage ...			
	(ii) High voltage ...			
4.	Street lighting ...			
5.	Framways ...			
6.	Electric Railway ...			
7.	Irrigation and agricultural de-watering			
8.	Public water works and sewage pumping			
9.	Supplies to military services ...			
10.	Supplies in bulk to—			
	(i) Owners of controlled stations			
	(ii) Distributing license in the State			
	(iii) Extra State Consumers			
Total				

STATEMENT VIII.

Particulars of the Board's connected load.

		Total connected load.		
		As at the end of the previous year.	Addition during the year.	As at the end of the year.
1.	Domestic—			
	(i) Heat and power			
	(ii) Light and fans.			
2.	Commercial light and small power—			
	(i) Heat and power.			
	(ii) Light and fans.			
3.	Industrial power—			
	(i) Low and medium voltage.			
	(ii) High voltage.			
4.	Street lighting.			
5.	Tramways.			
6.	Electric railways.			
7.	Irrigation and agricultural de-watering.			
8.	Public water works and sewage pumping.			
9.	Supplies to military services.			
10.	Supplies in bulk to—			
	(i) Owners of Controlled Stations.			
	(ii) Distributing Licenses in the State.			
	(iii) Extra State Consumers.			
Total				

STATEMENT IX.

Particulars of towns and villages provided with electricity supply.

Number of towns or villages.			
	As at the end of the previous year.	Additions dur- ing the year.	As at the end of the year.
Over 100,000
50,000—100,000
20,000—50,000
10,000—20,000
5,000—10,000
Below 5,000

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

The Bombay Government Gazette

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Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 4TH APRIL 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.**

LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH DEPARTMENT.

Sachivalaya, Bombay, 13th March 1957.

PREVENTION OF FOOD ADULTERATION ACT, 1954.

No. P.F.A. 1056-D.—In exercise of the powers conferred by section 9 of the Prevention of Food Adulteration Act, 1954 (XXXVII of 54), the Government of Bombay hereby amends Government Notification, Local Self-Government and Public Health Department, No. P.F.A. 55-D-III, dated 13th January 1956, as follows :—

In the Schedule appended to the said Notification,—

(1) for the entry,—

“Shri Kantilal Manilal Bhatt, Dakor Municipality”; the following shall be substituted, namely :—

“Dr. S. B. Advel, Dakor Municipality”;

(2) for the entry,—

“Shri Narendrakumar Dayabhai Patel, Karjan Municipality”; the following shall be substituted, namely :—

“Shri G. G. Kadakia, Karjan Municipality”;

(3) for the entry,—

“Shri Dattaram Balkrishna Khanolkar, Sangli Municipality”; the following shall be substituted, namely :—

“Shri Dattatraya Balwant Mane, Sangli Municipality”;

(4) for the entry,—

“Shri B. M. Awati, Dharangaon Municipality”; the following shall be substituted, namely :—

“Shri I. S. Heddur, Dharangaon Municipality”;

(5) for the entry,—

“Shri Jaswant P. Shah, Deesa Municipality”; the following shall be substituted, namely :—

“Shri Bipinchandra M. Bhatt, Deesa Municipality”;

(6) after the entry,—

“Shri D. V. Parulekar, Kolhapur Municipal Borough”; the following shall be inserted, namely :—

“Shri V. R. Anekar, Kolhapur Municipal Borough”; and

(7) after the entry,—

“Shri D. P. Vaishnav, Ahmedabad Cantonment Board”; the following shall be inserted, namely :—

“Shri C. V. Chawhan, Ahmedabad Cantonment Board”.

By order and in the name of the Governor of Bombay,

G. M. QURESHI,

Special Officer to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 23rd January 1957.

MOTOR VEHICLES ACT, 1939.

No. MVR 1055/75664-XII.—In exercise of the powers conferred by sections 41 and 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In rule 167-A of the said rules, in sub-rule (1), after the words “manufactured in India” the words “and intended to be used as a transport vehicle” shall be inserted.

Sachivalaya, Bombay, 5th February 1957.

Motor VEHICLES Act, 1939.

No. MVR. 1056/50176-XII.—The following draft of a notification which it is proposed to issue under section 67 of the Motor Vehicles Act, 1939 (IV of 1939), is published as required by sub-section (1) of section 183 of

the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect of the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 67 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In rule 85 of the said rules, after sub-rule (2) and before the Explanation the following sub-rule shall be inserted, namely :—

“(3) If at any time a passenger or person, using or intending to use a stage carriage is unable or fails to produce his ticket on demand by any authorised person, he shall be liable to pay the legal fare from the place whence the stage carriage originally started.”

By order and in the name of the Governor of Bombay,

B. K. HALVE,
Under Secretary to Government.

Sachivalaya, Bombay, 26th March 1957.

CORRIGENDUM.

CATTLE TRESPASS ACT, 1871.

No. CTA. 1856/105183-XIII.—In the Schedule to Home Department Notifications Nos. CTA. 1856/77300(a)-XIII and CTA. 1856/77300(b)-XIII, dated the 24th January 1957, delete the entry against item No. 1.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

Sachivalaya, Bombay, 28th March 1957.

BOMBAY MOTOR VEHICLES RULES, 1940.

No. MVR. 1856/43846-XII.—Whereas the Government of Bombay is satisfied that the vehicle (Aviation Refueller) bearing registration mark No. BMR. 8629 and belonging to Messrs. Standard Vacuum Oil Company, Limited, Bombay, is found suitable for carrying out work of public purpose ;

Now, therefore, in exercise of the powers conferred by the second proviso to sub-rule (1) of rule 121 of the Bombay Motor Vehicles Rules, 1940, and in modification of its Notification in the Home Department, No. MVR. 1856/43846-E, dated the 27th July 1956, read with the Home Department, Corrigendum No. MVR. 1856/43846-E, dated the 18th October 1956, the Government of Bombay is pleased to exempt the said vehicle from the operation of the said rule with a view to enabling the Company to send it by road to Nagpur for operation within the limits of Sonegaon Airport, for a period of one month with effect from the date of this notification and subject to the condition that the speed of the vehicle on public roads does not exceed 10 miles per hour.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

Sachivalaya, Bombay, 29th March 1957.

ROAD TRANSPORT CORPORATIONS ACT, 1950.

No. 4604/5-IXI.—In exercise of the powers conferred by section 17 of the Road Transport Corporations Act, 1950 (LXIV of 1950), the Government of Bombay, after ascertaining the views of the Corporation, hereby amends Government Notification, Home Department, No. 4604/5-II, dated the 13th June 1953, read with Government Corrigendum, Home Department, No. 4604/5-II, dated the 4th September 1953, as follows, namely :—

Against the heading "Chairman", in place of the entry "Deputy Divisional Controller, Ahmedabad", the entry "Divisional Controller, Ahmedabad", shall be substituted.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay 1, 26th March 1957.

No. S.R.O. 1056.—In exercise of the powers conferred by sub-rule (a) of rule 7 of the Hyderabad Silicosis Rules, 1952, the Government of Bombay hereby establishes a Medical Bureau consisting of the following Medical Officers, namely :—

1. Dr. S. A. Razvi, Regional Officer, Medical and Health Department (Marathwada), Aurangabad.
2. Dr. M. B. Daver, Assistant Director, Public Health (Marathwada), Aurangabad.
3. Dr. B. S. Kulkarni, Principal, Government Medical College, Aurangabad.
4. Dr. C. L. Modi, Civil Surgeon and District Health Officer, Aurangabad.

Old Secretariat Building, Bombay, 29th March 1957.

Factories Act, 1948.

No. FAC. 1656(S).—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by section 64 and section 112 of the Factories Act, 1948 (LXIII of 1948), is published as required by section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after 15th July 1957.

2. Any objections or suggestions which may be received by the Commissioner of Labour (Factory Department), Bhatia Hostel Building, Manordas Street, opposite General Post Office, Fort, Bombay, from any person with respect to the said draft before the date aforesaid will be considered by the Government of Bombay :—

Draft Notification.

No. FAC-1656(S).—In exercise of the powers conferred by section 64 and section 112 of the Factories Act, 1948 (LXIII of 1948), the Government of

Bombay hereby amends the Saurashtra Factories Rules, 1949 as follows, namely :—

In the said Rules, in Schedule to rule 84,—

(a) in entry (12), in column 4 for the word “Do” the words and figures “Sections 51, 52, 54, 55 and 56” shall be substituted;

(b) in entry (13), in column 4 for the word “Do” the words and figures “Sections 52, 54 and 55” shall be substituted.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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THURSDAY, 28TH MARCH 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 28th March 1957.

INDIAN REGISTRATION ACT, 1908.

No. RGN 1155-N.—The following amendments in the Bombay Registration Rules, 1946, made by the Inspector General of Registration for the State of Bombay with effect from the 1st day of April 1957, in exercise of the powers conferred upon him by section 69 of the Indian Registration Act, 1908 (XVI of 1908), in the application to the pre-Reorganisation State of Bombay, excluding the transferred territories, and all other powers enabling him in this behalf having been approved by the Government of Bombay are hereby published for general information, namely :—

1. In rule 43 of the said Rules for the letters “Rs. a. p.” the letters and words “Rs. naye paise” shall be substituted;

2. In Schedule C to the said rules,—

(i) In Form H, for the letters “Rs. a. p.” wherever they occur the letters and words “Rs. naye paise” shall be substituted,

(ii) in Form S,—

(a) for the words “One anna”, and “Three annas” the words “Five naye paise”, and “Twenty naye paise”, shall be respectively substituted; and

(b) for the letters and figures “Rs. 6-4-0” the letters and figures “Rs. 6 and 25 naye paise” shall be substituted.

THE INDIAN REGISTRATION ACT, 1908.

No. RGN 1155-N.—In exercise of the powers conferred by section 78 of the Indian Registration Act, 1908 (XVI of 1908), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories the Government of Bombay hereby amends, with effect from the 1st April 1957, the Table of Fees published in Government Notification, Revenue Department, No. 2730/45/(Ar.) dated the 1st October 1946, as follows, namely :—

In the Table of Fees appended to the said notification,—

(1) in Article I,—

(a) in clause (a) of paragraph (4), the letters ‘Rs. a. p.’ shall be deleted, and

(b) (i) for the figures “1 0 0”, the letters and figures “Rs. 1-0”

(ii) for the figures “1 6 0”, the letters and figures “Rs. 1-40”

(iii) for the figures “2 6 0”, the letters and figures “Rs. 2-40”

(iv) for the figures “3 12 0”, the letters and figures “Rs. 3-75”

(v) for the figures “5 10 0”, the letters and figures “Rs. 5-65”

(vi) for the figures “7 8 0”, the letters and figures “Rs. 7-50”

(vii) for the figures “11 4 0”, the letters and figures “Rs. 11-25”

(viii) for the figures “15 0 0”, the letters and figures “Rs. 15-0”

(ix) for the figures “18 12 0”, the letters and figures “Rs. 18-75”

(x) for the figures “22 8 0”, the letters and figures “Rs. 22-50”

(xi) for the figures “2 8 0”, the letters and figures “Rs. 2-50” shall be substituted,

(c) in clause (b) for the figures “2 8 0”, the letters and figures “Rs. 2-50” shall be substituted ;

(d) in clause (c) for the figures “32 0 0”, the letters and figures “Rs. 32” shall be substituted ;

(2) in Note VII to Article I, for the letters and figures “Rs. 3-12-0” wherever they occur, the letters and figures “Rs. 3-75” shall be substituted ;

(3) in Note X to Article I, for the letters and figures “Rs. 2-3-0” wherever they occur at two places, the letters and figures “Rs. 2-50” shall be substituted ;

(4) in Article V, the letters “Rs. a. p.” shall be deleted and for the figures “2-8-0” the letters and figures “Rs. 2-50” shall be substituted ;

(5) in Articles VI, VII and VIII for the figures “2 8 0” the letters and figures “Rs. 2-50” shall be substituted.

(6) in Article IX for the letters “Rs.a.p.” and figures “2 8 0”, the letters and figures “Rs. 2-50” and for the figures “0 10 0” the figures and words “65 naye paise” shall be substituted.

(7) in Article X—

(a) in paragraph 1, for the letters “Rs.a.p.” and figures “0 4 0” the figures and words “25 naye paise”.

(b) in clause (a) of paragraph 2 for the letters "Rs.a.p." and figures "0 8 0" the figures and words "50 naye paise",

(c) in clause (b) of paragraph 2, for the figures "1 0 0" the letters and figure "Re. 1",
shall be substituted.

(8) In Article XI—

(a) for the figures "0 0 3" the figures and words "2 naye paise" and

(b) for the figures "0 10 0" the figures and words "65 naye paise", shall be substituted;

(9) in Article XII, for the figures "0 6 0" where they occur at two places the figures and words "45 naye paise" shall be substituted;

(10) in Article XIII, for the figures "0•4 0" the figures and words "30 naye paise" shall be substituted;

(11) in Article XIV, the letters "Rs. a. p." shall be deleted, and

(a) for the figures "0 4 0" the figures and words "30 naye paise",

(b) for the figures "0 5 0" the figures and words "50 naye paise",

(c) for the figures "0 7 0" the figures and words "75 naye paise",

(d) for the figures "0 8 0" the letters and figures "Re. 1"

shall be substituted;

(12) In Article XV, for the figures "0 10 0" the figures and words "65 naye paise" shall be substituted;

(13) In Article XVII, for the letters "Rs.a.p." and figures "5 0 0" the letters and figure "Rs. 5" shall be substituted;

(14) In Article XVIII, for the letters "Rs.a.p." and figures "6 0 0" the letters and figures "Rs. 6" and for the figures "12 0 0" the letters and figures "Rs. 12" shall be substituted;

(15) in Article XIX—

(a) for the letters "Rs. a. p." and figures "6 4 0" the letters and figures "Rs. 6-25", and

(b) for the figures "12 8 0", the letters and figures "Rs. 12-50", shall be substituted;

(16) in article XX, for the figures "2 8 0" the letters and figures "Rs. 2-50" shall be substituted;

(17) In Article XXI, the letters "Rs. a. p." shall be deleted, and

(a) for the figures "25 0 0", the letters and figures "Rs. 25",

(b) for the figures "20 0 0", the letters and figures "Rs. 20",

(c) for the figures "15 0 0", the letters and figures "Rs. 15",

(d) for the figures "10 0 0" the letters and figures, "Rs. 10",

(e) for the figures "5 0 0", the letters and figures "Rs. 5".
shall be substituted;

(18) In Article XXII, the letters "Rs. a. p." shall be deleted, and

(a) for the figures "0 1 0", the figures and words "5 naye paise"

(b) for the figures "0 3 0", the figures and words "20 naye paise"

(c) for the figures "6 4 0", the letters and figures "Rs. 6-25" shall be substituted;

(19) In Article XXIII, the letters "Rs. a. p." shall be deleted and for the figures "0 10 0" the figures and words "65 naye paise", shall be substituted;

(20) In Article XXIV, the letters "Rs. a. p." shall be deleted and

(a) for the figures "1 4 0" the letters and figures "Rs. 1-25", and

(b) for the figures "2 8 0", the letters and figures "Rs. 2-50", shall be substituted,

(21) In Article XXV, for the word and figure "annas 5" the figures and words "30 naye paise" shall be substituted.

By order and in the name of the Governor of Bombay,

M. ABDULLA,

Deputy Secretary to Government.

21

SATURDAY, 30TH MARCH 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 30th March 1957.

STATES REORGANISATION ACT, 1956.

No. RVA. 1557-R.—In exercise of the powers conferred by section 122 of the States Reorganisation Act, 1956 (XXVII of 1956), read with section 3(1) of the Hyderabad (Abolition of Jagirs) Regulation, 1358 Fasli

(No. LXIX of 1358F), the Government of Bombay hereby amends Government Notification in the Legal Department No. 25398/B, dated the 1st November 1956, as follows, namely :—

In the Schedule appended to the said notification in the entry relating to the Hyderabad (Abolition of Jagirs) Regulation, 1358 Fas.1 (No. LXIX of 1358F), the entry "section 20" in column 2 and all the entries against it in columns 3, 5 and 6 shall be deleted.

By order and in the name of the Governor of Bombay,

L. R. DALAL,
Deputy Secretary to Government.

22

SUNDAY, 31st MARCH 1957.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat, 30th March 1957.

Order.

ESSENTIAL COMMODITIES ACT, 1955.

No. ICD/STC/POL-9/T.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (X of 1955), read with the Government of India, Ministry of Commerce and Industry, Notification No. 8(20)CT(A)-55, dated the 1st July 1955, and section 16 of the said Act, the Government of Bombay hereby cancels the Madhya Pradesh Cotton Cloth Trade Regulation Order, 1956, and the Madhya Pradesh Yarn Dealers Licensing Order, 1956, on and with effect from the 1st day of April 1957.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

23

MONDAY, 1ST APRIL 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 1st April 1957.

THE DANGEROUS DRUGS ACT, 1930.

No. DDR. 1057.—In exercise of the powers conferred by sub-section (2) of section 8 and clause (a) of section 35 of the Dangerous Drugs Act, 1930 (II of 1930), and in supersession of all rules made under the said provisions and in force in the Kutch and Saurashtra areas, and the Vidarbha region, of the State of Bombay, the Government of Bombay hereby extends on and with effect from the 1st day of April 1957, to the whole of the State of Bombay, the Bombay Dangerous Drugs Rules, 1935, set out in the Appendix hereto subject to the modifications thereto, set out below namely :—

1. Rule 1 of the said rules shall be renumbered as sub-rule (1) of that rule and after sub-rule (1) as so renumbered, the following new sub-rule shall be added, namely :—

“(2) They extend to the whole of the State of Bombay.”

2. In rule 2 of the said rules—

(a) in clause (3), after the words “these rules”, the words “and includes in the Vidarbha region of the State of Bombay, a Deputy Commissioner” shall be inserted;

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(b) after clause (8) the following clause shall be inserted :—

“(9) ‘State of Bombay’ means the State of Bombay as specified in the First Schedule to the Constitution.”

3. In sub-rule (5) of rule 16 of the said rules, after the words “Superintendent of Excise” and in sub-rule (1) of rule 41 of the said rules, after the words “Superintendent of Prohibition and Excise”, the words “or the District Excise Officer, as the case may be” shall be inserted.

APPENDIX.

REVENUE DEPARTMENT.

Bombay Castle, 17th January 1936.

DAINGEROUS DRUGS ACT, II OF 1930.

No. 375/33.—In exercise of the powers conferred by sub-section (2) of section 8 and clause (a) of section 35 of the Dangerous Drugs Act, 1930 (II of 1930), the Government of Bombay are pleased to make the following rules to permit and to regulate—

(a) the interprovincial import and export into and from the State of Bombay, the transport, possession and sale of manufactured drugs (other than prepared opium) and of coca leaf; and

(b) the manufacture of medicinal opium, or of any preparation containing morphine, diacetyl-morphine or cocaine from materials which the maker is lawfully entitled to possess in the State of Bombay.

I. Preliminary.

1. These rules may be cited as the Bombay Dangerous Drugs Rules, 1935.

2. In these rules, unless there is anything repugnant in the subject or context—

(1) “The Act” means the Dangerous Drugs Act, 1930;

(2) “Approved practitioner” means—

(i) any person registered as a medical practitioner under the Bombay Medical Act, 1912, or under any law for the registration of medical practitioners for the time being in force in any part of India; or

(ii) any person registered as a dentist under the Dentists Act, 1878, or any Act of Parliament of the United Kingdom amending the same, or under any law for the registration of dentists for the time being in force in any part of India; or

(iii) any person possessed of qualifications which render him eligible for registration as a medical practitioner under the Bombay Medical Act, 1912, or as a dentist under the Dentists Act, 1878, or any Act of Parliament of United Kingdom amending the same or under any law

for the registration of medical practitioners or dentists for the time being in force in any part of India, and approved by the Collector for the purpose of these rules, or of corresponding rules for the time being in force in any part of India ; or

(iv) any other person engaged in medical or veterinary practice and approved by the Director of Excise and Prohibition or by an officer duly empowered in this behalf by the Director of Excise and Prohibition for the purpose of these rules or of corresponding rules for the time being in force in any part of India ;

(3) "Collector" means the chief officer in charge of the revenue administration of a district, for the time being, and includes any officer either generally or specially authorised by Government to exercise throughout the State of Bombay or in any specified area therein all or any of the powers of a Collector under these rules ;

(4) "Government" means the Government of Bombay ;

(4A) "India" means the territory of India excluding the State of Jammu and Kashmir ;

(5) "Licensed chemist" means a person who has obtained a license under these rules for the possession and sale or dispensing on prescription of manufactured drugs (other than prepared opium) and of coca leaf ;

(6) "Licensed dealer in manufactured drugs" means a person who has obtained a license under these rules—

(i) for the manufacture of medicinal opium or of any preparation containing morphine, diacetyl-morphine or cocaine from materials which he is lawfully entitled to possess ; or

(ii) for the possession and sale, otherwise than on prescriptions, of manufactured drugs (other than prepared opium) and of coca leaf ;

(7) "To export" means to export interprovincially out of the State of Bombay ;

(8) "To import" means to import interprovincially into the State of Bombay.

II. Manufacture.

3. No licensed dealer in manufactured drugs shall, except in accordance with the conditions of his license and except on the premises licensed for the purpose under these rules, manufacture medicinal opium or any preparation containing morphine, diacetyl-morphine or cocaine from materials which he is lawfully entitled to possess.

4. No licensed chemist shall dispense manufactured drugs (other than prepared opium), except on prescriptions and in accordance with the conditions of his licence.

III. Possession.

5. No person shall possess any manufactured drug (other than prepared opium) except in such quantity as has been at one time dispensed or sold for his use in accordance with the provisions of rule 4 or 25 of these rules or of corresponding rules for the time being in force in any part of India, the import wherefrom into, or export where-to from, the State of Bombay, of manufactured drugs (other than prepared opium), has been permitted under the rules framed by the State Government in exercise of the powers and duties under or in relation to sub-section (2) of section 7 of the Act entrusted to it by Government of India, Finance Department (Central Revenues), Notification No. 13, dated the 14th August 1937.

6. (1) No approved practitioner shall for the purpose of sale possess any quantity of opium derivatives, medicinal hemp or 1-methyl-4-Phenyl-piperidine-4-carboxylic acid ethyl ester (in the form of the hydrochloride, known under the names of Dolantin, Demerol, Pethidine, Isonipeccaine, etc.) and its salts :

Provided that such practitioner may, for use in his practice, possess—

(a) opium derivatives (other than prepared opium) containing in the aggregate not more than 120 grains of either morphine or diacetyl-morphine or both ;

(b) medicinal hemp not exceeding 1 oz. of extract or 4 ozs. of tincture or both ; and

(c) 1-methyl-4-Phenyl-piperidine-4-carboxylic acid ethyl ester (in the form of the hydrochloride, known under the names of Dolantin Demerol, Pethidine, Isonipeccaine, etc.) and its salts not exceeding 12 grams :

Provided further that the Collector, may, by special order, authorise any such practitioner to possess as aforesaid any larger quantity of the said drugs.

(2) No approved practitioner shall, for the purpose of sale, possess any quantity of coca derivatives :

Provided that such practitioner may under a special permit granted in this behalf by the Collector, in Form DD3 hereto annexed, possess for use in his practice coca derivatives containing not more than 60 grains of cocaine in the aggregate :

Provided further that the Collector may authorise any such practitioner to possess as aforesaid a larger quantity of coca derivatives containing not more than 120 grains of cocaine.

(3) The expression "use in his practice" in sub-rules (1) and (2) means only the actual direct administration of the drug in injections, surgical operations or other emergent cases by or in the presence of an approved practitioner. All other issues of the drug by an approved practitioner, shall be deemed to be sales, except in the case of issues free of charge from specially recognised charitable medical institutions.

7. (1) A Government Medical Officer in charge of Government and Government grant-in-aid Medical Institutions may possess manufactured drugs (other than prepared opium) for use in such institutions.

(2) An approved practitioner in charge of Local Board or Municipal dispensaries or in charge of hospitals and dispensaries belonging to missions and other corporate bodies may possess manufactured drugs (other than prepared opium) required for use in such dispensaries and hospitals.

(3) A Government Medical Officer in charge of hospitals and dispensaries belonging to Railways may possess manufactured drugs (other than prepared opium) for use in such hospitals and dispensaries.

7-A. A Medical Officer or an approved Practitioner possessing manufactured drugs under rule 7, shall:—

(1) keep accounts of manufactured drugs received, used and held in stock by him from time to time, in the form prescribed by the Collector. The Accounts shall be plainly and correctly written up daily in books bound, paged and sealed with the seal of the Collector, Mamlatdar or Mahalkari and shall show in each case of purchase, the date of purchase and the name and the address of the person or firm from whom the purchase was made;

(2) preserve the said accounts for not less than two years from the date of the last entry in the account book and shall produce them, together with any manufactured drugs that may be in his possession at the time, for inspection on demand by the Collector or any other officer duly authorised by him in this behalf;

(3) furnish to the Collector, or any other officer duly authorised by him in this behalf, within a week after the end of each calendar year, information regarding the purchase and consumption of manufactured drugs during the preceding year and the stocks of manufactured drugs held by him on the last day of the year, in the form prescribed by the Collector, for the purpose.

8. (1) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28 (1) shall possess opium derivatives (other than prepared opium) and medicinal hemp and not exceeding such quantities and otherwise than in such manner as may be specified in such order.

(2) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28(3) or (4) shall possess and use manufactured drugs (other than prepared opium) for educational or scientific purposes or for use in an emergency and not exceeding such quantity and otherwise than in such manner as may be specified in such order.

9. No licensed dealer in manufactured drugs or licensed chemist shall possess manufactured drugs (other than prepared opium) except in such quantity and in such manner as may be specified in his license.

10. No person shall, without an authorization granted to him under these rules for the import, export or transport of manufactured drugs (other than prepared opium) possess such drugs exceeding such quantity and otherwise than in such manner as may be specified in such authorization.

IV. Import, Export and Transport.

11. No person shall import, export or transport manufactured drugs (other than prepared opium) except in such quantities as he may lawfully possess under rule 5.

12. (1) No approved practitioner shall import, export, or transport opium derivatives (other than prepared opium), medicinal hemp and 1-methyl-4-Phenyl-piperidine-4-carboxylic acid ethyl ester (in the form of the hydrochloride, known under the names of Dolantin, Demerol, Pethidine, Isonipocaine, etc.) and its salts except in such quantities as he may lawfully possess under rule 6(1).

(2) No practitioner shall, without a licence in Form DD2 hereto annexed or a special permit in Form DD3 hereto annexed, import, export or transport coca derivatives containing not more than 20 grains of cocaine for use in his practice, provided that no such export or transport shall be made for sale.

13. (1) A Government Medical Officer in charge of hospitals and dispensaries belonging to Railways may transport manufactured drugs (other than prepared opium) required for use in such hospitals and dispensaries.

(2) A Government Medical Officer in charge of Government and Government grant-in-aid medical institutions may transport manufactured drugs (other than prepared opium) required for use in such institutions.

14. (1) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28(1), shall import or transport opium derivatives (other than prepared opium) or medicinal hemp and not exceeding such quantity and otherwise than in such manner as may be specified in such order, on an indent countersigned by the Chief Medical Officer, Civil Surgeon or the Superintendent of the Civil Veterinary Department.

(2) No person, unless he is authorised in this behalf by the Collector by an order made under rule 28(2), shall transport manufactured drugs (other than prepared opium) for educational or scientific purposes and not exceeding such quantities and otherwise than in such manner as may be specified in such order.

15. No person shall, without an authorization granted to him under these rules for the import of any manufactured drug (other than prepared opium), import that drug exceeding such quantity and otherwise than in such manner as may be specified in such authorization.

16. No licensed dealer in manufactured drugs shall, unless permitted by the Director of Excise and Prohibition or by an officer duly empowered in this behalf by the Director of Excise and Prohibition, import medicinal opium from the 'Ghazipur Factory (hereinafter referred to as "the factory"). Such import shall be permitted subject to the following conditions :—

(1) Every application for the supply of medicinal opium shall be sent to the Director of Excise and Prohibition through the Collector. Such application if approved by the Director of Excise and Prohibition will be forwarded to the Opium Agent, Benares, for decision.

(2) The stock in hand on the date of application shall be stated and the quantity of opium applied for shall not be more than sufficient for six months' manufacture, subject, however, to the minimum of 5 pounds prescribed in sub-rule (9) for individual indents.

(3) The purposes for which the medicinal opium is required shall be specified in the application.

(4) An intimation of the despatch of each consignment shall be sent by the Superintendent of the Factory to the Collector who shall make arrangements for its examination on arrival by a responsible officer not below the rank of a Sub-Inspector of Excise.

(5) A complete record of the quantity of medicinal opium received and used for each preparation, with the amount of each product manufactured and its morphine contents shall be maintained in such form as the Collector may prescribe. Such record shall be periodically examined by the Superintendent of Excise and shall also be open to inspection by any Excise Officer not below the rank of Assistant Inspector.

(6) Every consignment on arrival shall be examined by the officer referred to in sub-rule (4) and immediately brought to account in the form prescribed in sub-rule (5). No part of the medicinal opium shall be medicated except in the presence of such officer, who shall witness—

(a) in the case of liquid extracts or tinctures—the beginning of the panning in the evaporators or the addition of the solvent in the percolators;

(b) in the case of mixtures—the thorough admixture of the medicinal opium with other drugs.

Two clear days' notice shall be given to such officer of any medication of medicinal opium.

(7) No medicinal opium shall under any circumstances be sold or shall be allowed to be removed from the premises of the person to whom it has been issued, otherwise than as part of a manufactured medicinal preparation, and no medicinal opium shall be used for purposes other than those specified in the application.

(8) It shall be competent to Government to supply medicinal opium to such persons as they deem fit.

(9) The limit of the amount of medicinal opium to be supplied to any person in any one year commencing from the 1st day of April shall be 400 pounds; and individual indents shall not be for less than 5 pounds or more than 100 pounds at a time except in case of special urgency;

(10) Medicinal opium shall be supplied to any person at such price as may from time to time be fixed by the Opium Agent, Benares.

17. No licensed dealer in manufactured drugs shall, except under an authorization granted under rule 32 and subject to the conditions of his license, export manufactured drugs (other than prepared opium) to any part of India outside the State of Bombay.

An indent for opium derivative (other than prepared opium) or medicinal hemp, countersigned by the Chief Medical Officer, Civil Surgeon or the Superintendent or the Civil Veterinary Department shall, for the purpose of this rule, be deemed to be an authorization.

18. No person, unless he is authorised in this behalf by the Director of Excise and Prohibition by a special order made under rule 29, shall export opium derivatives (other than prepared opium) or medicinal hemp exceeding such quantity and otherwise than in such manner as may be specified in such order.

19. No person shall, without an authorization granted to him under these rules for the transport of manufactured drug (other than prepared opium) transport the drugs exceeding such quantity and otherwise than in such manner as may be specified in such authorization :

Provided that an approved practitioner holding a licence in Form D.D.2 may, without such authorization, transport manufactured drugs in quantities not exceeding those specified in condition 1 of his licence.

20. Every person importing, exporting or transporting manufactured drugs (other than prepared opium) shall comply with such general or special directions as may, from time to time, be issued by the Director of Excise and Prohibition.

21. Except as provided in rule 22, no person shall import, export or transport manufactured drugs (other than prepared opium) by post, into, out of or within the State of Bombay.

22. Import, export or transport of manufactured drugs (other than prepared opium) shall be allowed by inland post subject to the following conditions, namely :—

(a) Only the parcel post shall be used and the parcels shall be insured ;

(b) the parcel shall be covered by a permit issued in this behalf by the competent authority at the place to which the parcel is addressed ;

(c) the parcel shall be accompanied by a declaration showing the names of the consignor and the consignee, the contents of the parcel in detail, the number and date of the permit covering the import, export or transport, as the case may be, and the number of the license, if any, held by the consignor or the consignee ;

(d) the consignor and the consignee, if they are licensees, shall show distinctly in their account books, the names of the consignee and the consignor, respectively, and the quantities of the drugs imported, exported or transported by and to them, as the case may be, from time to time, by post.

23. Nothing in these rules shall be deemed to permit the import of manufactured drugs (other than prepared opium) from any parts of India outside the State of Bombay unless the rules for the time being in force in such parts of India relating to the interprovincial export have been complied with.

V. Sale.

24. (1) A licensed dealer in manufactured drugs may sell, otherwise than on prescription, manufactured drugs other than prepared opium, subject to the conditions of his license.

(2) He shall maintain a written record of every sale made under this license in the manner laid down therein and in such manner as the Director of Excise and Prohibition may from time to time direct, and shall preserve such record for not less than two years from the date of the last entry therein.

25. No licensed chemist shall sell manufactured drugs (other than prepared opium) otherwise than on prescription and subject to the conditions of his license.

25A. Notwithstanding anything contained in these rules, the holder of a licence in Form D.D. 1 shall, whenever required to do so, sell any manufactured drug to any Government Officer who is duly authorised by the State Government in this behalf to possess such drug on behalf of Government under sub-section (3) of section 8 of the Act, provided that a receipt is obtained by the holder of the licence from such officer for the same and kept on his record.

VI. Conditions relating to prescriptions.

26. A prescription for the supply of manufactured drugs (other than prepared opium) shall comply with the following conditions :—

(1) The prescription shall be in writing and shall be dated and signed by an approved practitioner with his full name, qualifications and address. The prescription shall also specify the name and address of the person to whom such prescription is given and the total quantity of the drug to be supplied thereon. If the drug to be supplied be coca derivatives, the quantity shall not contain more than 6 grains of cocaine : Provided that the Collector may by a special order authorise the supply of a larger quantity in the circumstances of any particular case.

(2) The prescription shall not be given for the use of the prescriber himself.

(3) A prescription given by a registered dentist shall be only for the purpose of dental treatment and shall be marked "For local dental treatment only".

(4) A prescription given by an approved Veterinary Surgeon shall be only for the purpose of treatment of animals and shall be marked "For animal treatment only".

(5) No practitioner shall give any prescription for the supply of any of the manufactured drugs (other than prepared opium) otherwise than in accordance with the foregoing conditions.

VII. Approval, Authorisation, Licenses and Passes.

27. (1) The Director of Excise and Prohibition may, for the purposes of rule 2(2)(iv), approve any person engaged in medical or veterinary practice.

(2) The Collector may in like manner approve any person possessed of the qualifications specified in rule 2(2)(vi) for the purposes of that rule.

28. The Collector may, with the sanction of the Director of Excise and Prohibition by a general or special order, authorise—

(1) any approved practitioner in managing or supervising charge of a hospital or a dispensary to possess, import and transport opium derivatives (other than prepared opium) and medicinal hemp in such quantity and in such manner as may be specified in such order ;

(2) any person in charge of an educational institution or engaged in scientific research to possess and use, for educational and scientific purposes only, manufactured drugs (other than prepared opium) in such quantity and in such manner as may be specified in such order ;

(3) a pilot of an aircraft to possess and use on the aircraft in an emergency preparations containing morphine in such quantity and in such manner as may be specified in such order ;

(4) any person in charge of an ambulance or a first-aid station or a first-aid box to possess and use in an emergency manufactured drugs (other than prepared opium) in such quantity and in such manner as may be specified in such order.

29. The Director of Excise and Prohibition may by a special order authorise any person to export opium derivatives (other than prepared opium) or medicinal hemp, subject to such conditions as may be specified in such order.

30. The Collector or any other officer empowered in this behalf by the Director of Excise and Prohibition may grant a dealer's licence in Form DD1 hereto annexed, or a chemist's licence in Form DD2 hereto annexed, to any person who in the opinion of the Collector or such officer, as the case may be, is not likely to abuse such grant, and may fix the quantity of the drugs to be possessed under such licences.

31. The Collector or such other officer, as the Collector may empower in this behalf, may grant to any licensed dealer in manufactured drugs or to a licensed chemist an authorization in Form DD4 hereto annexed for the import interprovincially of manufactured drugs (other than prepared opium) not exceeding the quantity which such dealer or chemist may lawfully possess.

32. When any manufactured drug (other than prepared opium) is to be exported to any other part of India the person intending to export the same shall first obtain a no-objection certificate from an office

authorised in this behalf under the corresponding rules in force in such other part of India and present such certificate, along with the indent, to the Collector or such other officer as may be authorised in this behalf at the place of export, who shall then, if he sees no objection, issue an export authorization in Form DD5 hereto annexed :

Provided that in the case of export of drugs required for use in Government Medical Institutions no such no-objection certificate shall be necessary in the Controlling Medical Officer, not below the rank of a Civil Surgeon, or the Superintendent of the Civil Veterinary Department in the district to which the drug is to be exported, certifies by endorsement on the requisition or indent that the drug is required for *bona fide* Government purposes and intimates the facts to the Director of Excise and Prohibition, Bombay, of the places from and to which the drug is to be exported.

33. When any manufactured drug (other than prepared opium) is to be transported, the person intending to transport the same shall first obtain a transport authorization in Form DD6 hereto annexed, from the Collector or such other Officer as may be authorised by the Director of Excise and Prohibition in this behalf at the place to which the drug is to be transported and present it to the Collector or such other officer as may be authorised by the Director of Excise and Prohibition in this behalf at the place from which the drug is to be transported, who shall complete the authorization and allow the removal of the drug, provided that the quantity of the drug does not exceed the quantity which such person may lawfully possess.

34. The Collector may grant a special authorization in Form DD3 hereto annexed, to an approved practitioner for the possession for use in the exercise of his practice, but not for sale of coca derivatives containing not more than 60 grains of cocaine :

Provided that the Collector may allow a larger quantity of the drug containing not more than 120 grains of cocaine, in such cases as he may, having regard to the requirements of the permit holder, consider advisable.

34A. Fees in respect of the transfer of a licence from one site to another or from one name to another, the grant of a duplicate copy of a licence, authorization or pass, the amendment of licence or authorization shall be charged at the rates and be paid at the place and in the manner mentioned below:—

(1) *Fee for the transfer of a licensed premises to a new site.*—The fee payable in respect of the transfer of a licence in Form DD1 from one site to another shall be Rs. 2 and that in Form DD2, Re. 1. The fees shall be paid before such transfer takes place :

Provided that if consequent on unforeseen circumstances such as fire, earthquake, lightning or any other act of God or by reason of the prevalence of an epidemic, the Collector directs the transfer of a licence from one site to another no fees shall be chargeable for such transfer.

Should the licensee, however, desire to establish himself permanently at such new site, the licensee shall be liable to pay the prescribed fee for such transfer :

Provided further that no fee shall be chargeable for the transfer of a licence from one site to another when such transfer is made within thirty days of the date on which the licence was granted or when, in the opinion of the Collector, such transfer is necessary on administrative grounds.

(2) *Fee for the transfer of licences from one name to another.*—The fee payable in respect of the transfer of a licence in Form DD1 from one name to another shall be Rs. 2 and that in Form DD2, Re. 1. The fee shall be paid before such transfer takes place.

Explanation.—For the purposes of this sub-rule, an admission into or withdrawal of a partner from the business of a licensee with the approval of the Collector shall be deemed to be a transfer of licence from one name to another, except in the case of a transfer of licence from the name of a deceased licensee or partner of such licensee to that of his legal heir or representative.

(3) *Fee for the grant of a duplicate copy of a licence, an authorisation or a pass.*—The fee payable for supply to a licensee of a duplicate copy of a licence, authorisation or pass shall be Re. 1.

(4) *Fee for amendment in a licence or authorization.*—The fee payable for each amendment to be made in a licence or authorisation shall be Re. 1.

(5) *Place of payment.*—The fees payable under these rules shall be paid in the case of the Town and Island of Bombay at the office of the Chief Account Officer of Excise, Bombay, and in the case of the mofussil at the nearest Huzur or Taluka Treasury.

35. (1) Subject to any directions that the Director of Excise and Prohibition may give in this behalf, the officer who has granted a licence or has by order approved or authorised, any person under these rules—

(a) may cancel, or suspend such licence or order—

(i) if such person—

(a) has failed to pay any duty or fee payable by him, or

(b) has by himself or by any servant or person acting on his behalf, committed any breach of the conditions of such licence or order or of these rules, or

(c) has been convicted of any offence under the act or under the law for the time being in force relating to excise revenue or of any criminal offence ;

(ii) if it is a condition of such licence or order that it may be cancelled or suspended at the will of such officer ;

(iii) in any other case, after giving to such person fifteen days' notice and

(b) shall cancel such licence or order within fifteen days of the receipt from such person of a notice to the effect that he desires to surrender the same.

(2) When such licence or order has been cancelled or suspended as aforesaid, such person shall forthwith make over to the Collector, along with the licence, all the manufactured drugs then in his possession.

36. In the case of preparations and admixtures containing cocaine, morphine or diacet. morphine, the limit wherever specified shall be with reference to the cocaine, morphine or diacetylmorphine contents, respectively, and not with reference to the quantity or bulk of the preparation, and the bottles, phials, packages or other containers of these preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drugs present in each container or sufficient particulars to admit of the ready calculation of such quantity.

VIII. Disposal of Drugs and Confiscated Articles.

37. (1) Whenever any article is ordered to be confiscated under section 34 of the Act for an offence committed in contravention of these rules, the Magistrate or the Officer authorised by the State Government, who orders confiscation, shall make over the confiscated article, if it is cocaine, to the Surgeon General with the Government of Bombay, and if it is any other article, to the Collector, for disposal.

(1A) The Surgeon General with Government of Bombay shall examine or cause to be examined all confiscated cocaine made over to him under sub-rule (1). If the cocaine is found fit for use, the Surgeon General may utilise it for the purposes of Government hospitals or institutions in the State of Bombay and if the quantity of cocaine is more than sufficient for the needs of such hospitals or institutions or is found unfit for use, he shall send the surplus quantity of cocaine or cocaine found unfit for use, as the case may be, to the Chief Chemist, Central Revenue Control Laboratory, New Delhi.

(2) The Collector shall cause—

(a) all manufactured drugs (other than prepared opium) and diacetylmorphine, confiscated and made over to him under sub-rule (1), and

(b) all manufactured drugs (other than prepared opium) made over to him under rule 35(2);

to be examined by the Chemical Analyser to Government. All confiscated diacetylmorphine shall be destroyed. If any drugs examined by the said Chemical Analyser are certified by him to be fit for use, the Collector may sell them to any dealer in manufactured drugs or chemist licensed under these rules or under any corresponding rules for the time being in force in any other part of India or to any person authorised by an order made under rule 28 or any corresponding rules in force as aforesaid. The Collector may require any licensed dealer in manufactured drugs or licensed chemist to purchase at such price as the Collector

may direct any quantity of such drugs not exceeding such quantity — the Collector may determine to be ordinarily saleable by him in two months. The sale proceeds of the confiscated drugs shall be credited to Government. The sale proceeds of the drugs made over to the Collector under sub-rule (2) of rule 35 shall, however, be paid to the person whose licence has been cancelled or suspended. If any such drugs are certified by the said Chemical Analyser to be unfit for use, the Collector, shall cause them to be destroyed.

(3) The Collector shall dispose of all articles, made over to him under sub-rule (1), other than those mentioned in clause (a) of sub-rule (2), in such manner as he may think fit.

IX. Issue of Subsidiary Orders.

38. Subject to the provisions of the Act and of these rules, Director of Excise and Prohibition may from time to time give such directions as it may think fit for purpose of carrying out the provisions of the rules.

X. Exemptions.

39. All preparations containing not more than 0.2 per cent. of morphine or 0.1 per cent. of cocaine and any preparation which the Central Government may by notification in the Gazette of India made in pursuance of a finding under article 8 of the Geneva Convention declare not to be a manufactured drug, may be imported, exported, transported, possessed or sold without any restriction.

40. The provisions of these rules shall not apply to the import, export, transport, possession or sale of codeine, deonin and their respective salts, unless the quantity involved in any transaction or possessed at any one time exceeds one pound.

41. (1) For the purposes of these rules the Collector shall be deemed to be subordinate to the Director of Excise and Prohibition, Bombay. Either on appeal by the party aggrieved or otherwise any order of the Superintendent of Prohibition and Excise is liable to be modified or cancelled by the Collector and any order of the Collector is liable to be modified or cancelled by the Director of Excise and Prohibition.

(2) An appeal shall lie to the Government from any order passed by the Director of Excise and Prohibition except in the case of any order passed by such authority on appeal from an order passed by any officer subordinate to such authority.

(3) An appeal under these rules shall be made within ninety days from the date of the order complained of.

(4) Subject to the foregoing provisions of this rule, the provisions of the Bombay Land Revenue Code, 1879, and of the rules made thereunder relating to appeals shall, so far as may be, apply to appeals under these rules.

(5) The Government may call for and examine the record of any order passed by any officer or authority subordinate to it for the purpose of satisfying itself as to the legality or propriety of such order and may modify, annul or reverse such order and may pass such order as it deems fit.

FORM DD1.



Licence for the manufacture, possession and sale, otherwise than on prescription, of manufactured drugs (other than prepared opium) by dealers.

No.

Licence is hereby granted to _____ of
following the profession of _____ at

(hereinafter called the licensee) authorising him under and subject to the provisions of the Dangerous Drugs Act, 1930, and the rules made thereunder—

(a) to possess and sell, otherwise than on prescription, manufactured drugs (other than prepared opium) and coca leaf, and

(b) to manufacture medicinal opium or any preparation containing morphine, diacetylmorphine or cocaine from materials which he is lawfully entitled to possess at his shop situated at _____ in the

Taluka of the District of _____ for a period of one year commencing from
City of Bombay the 1st day of April 19 _____ and ending the 31st day of March 19 _____ on payment of a fee of Rs. 10 and subject to the conditions hereinafter mentioned, viz :—

1. The Licensee shall purchase all manufactured drugs (other than prepared opium) to be sold under this license from a dealer in manufactured drugs licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India, or in accordance with condition 8, or import such drugs from abroad in accordance with the rules issued under section 7 of the Dangerous Drugs Act, 1930, by the Central Government. He shall not receive or have in his possession manufactured drugs, other than prepared opium, obtained otherwise than as permitted under this condition. Nor shall he receive or have in his possession any quantity of—

(a) coca derivatives containing in the aggregate more than* of cocaine,

(b) opium derivatives (other than prepared opium) containing in the aggregate more than* _____ of either morphine, diacetylmorphine or both,

(c) medicinal hemp exceeding* _____ in the case of extract and* _____ in the case of tinctures.

* To be fixed by the Collector.

In the case of preparations and admixtures of coca derivatives and opium derivatives, the limit shall be fixed with reference to the cocaine and morphine contents respectively, and not with reference to the quantity or bulk of the preparations, and the bottles, phials, packages or other containers of the preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drugs present in each container or sufficient particulars to admit of the ready calculation of such quantity.

2. The Licensee shall not keep, store or sell manufactured drugs (other than prepared opium) in any place except in his shop described above. If he wishes to remove any manufactured drug from one place to another he shall first obtain a transport authorization from the Collector for the purpose.

3. The Licensee shall be responsible for the acts and omissions of every person appointed to officiate for him in carrying on the business of the said shop and of all his servants as if the said acts and omissions were his own.

4. The Licensee shall not sell—

(1) Opium derivatives or medicinal hemp except—

(a) to a dealer in manufactured drugs or a chemist licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India outside the State of Bombay;

(b) to an approved practitioner;

(c) to a person specially authorised by the Collector to possess the drug under rule 28 of the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India outside the State of Bombay;

(d) to a person holding an export authorization granted under these rules, or under the rules issued under section 7 of the Dangerous Drugs Act, 1930;

(e) to a Government Medical Officer in charge of Government and Government grant-in-aid medical institutions;

(f) to a Government Medical Officer in charge of hospitals and dispensaries belonging to Railways;

(g) to any Government Officer who is duly authorised to possess such derivative or hemp under rule 25A of the Bombay Dangerous Drugs Rules, 1935, provided that a receipt is obtained by the licensee from such officer and kept on his record.

(2) Coca derivatives, except to—

(a) to a dealer in manufactured drugs or a chemist or approved practitioner licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India outside the State of Bombay;

(b) to an approved practitioner holding a special permit granted by the Collector for the possession of the drug :

Provided that—

(i) the quantity of the drug sold shall not exceed the quantity which such dealer, chemist, practitioner or person, as the case may be, may lawfully possess,

(ii) the drugs shall not be delivered to any person not licensed or otherwise authorised to be in possession of the drug, who purports to be sent by or on behalf of a person so licensed or authorised, unless such person produces an authority in writing signed by the person so licensed or authorised to receive the drug on his behalf and unless the Licensee is satisfied that the authority is genuine, and

(iii) where for the removal of the drug an authorization is required, the Licensee shall before permitting the removal of the drug from his shop by the purchaser, satisfy himself that the purchaser has obtained the necessary permit from the Collector ;

(c) to any person in charge of an educational institution or engaged in scientific research and authorised by the Collector under rule 28(2) of the Bombay Dangerous Drugs Rules, 1935, to possess and use such drugs ;

(d) to a Government Medical Officer in charge of Government and Government grant-in-aid institutions, or to an approved practitioner in charge of Local Board or Municipal dispensaries, or in charge of hospitals and dispensaries belonging to Missions and other corporate bodies or to a Government Medical Officer in charge of hospitals and dispensaries belonging to railways ;

(e) to any Government Officer who is duly authorised to possess such derivatives or hemp under rule 25A of the Bombay Dangerous Drugs Rules, 1935, provided that a receipt is obtained by the Licensee from such officer and kept on his record.

5. The Licensee may import, export or transport manufactured drugs (other than prepared opium) through the inland post, subject to the following conditions :—

(a) only the parcel post shall be used and the parcel shall be insured ;

(b) the parcel shall be covered by an authorisation issued by the competent authority at the place to which the parcel is addressed ;

(c) the parcel shall be accompanied by a declaration showing the names of the consignor and the consignee, the contents of the parcel in detail, the number and date of the permit covering the import, export or transport, as the case may be, and the number of the licence, if any, held by the consignor and by the consignee ;

(d) the consignor and the consignee, if they are Licensees shall show distinctly in their account books, the names of the consignee and the consignor, respectively, and the quantities of the drugs, imported, exported or transported by or to them from time to time by post.

6. (1) The Licensee shall keep accounts of the manufactured drugs received, sold and held in stock by him from time to time, in the form prescribed by the Collector. The Accounts shall be plainly and correctly

written up in books bound, paged and sealed with the seal of the Collector, Mamlatdar or Mahalkari and shall show in each case of purchase or sale the date of the transaction and the name and the address of the person or firm from whom the purchase was made or to whom on or whose behalf the drug was sold, as the case may be.

(2) The Licensee shall preserve the said accounts and authorizations for not less than two years from the date of the last entry in the account book and shall produce them, together with this license and any manufactured drugs that may be in his possession at the time, for inspection on demand by the Collector or any other officer duly authorised by him in this behalf.

(3) The Licensee shall furnish to the Collector or any other officer duly authorised by him in this behalf, within a week after the end of each calendar year, the information regarding the purchase, sale and consumption of manufactured drugs during the preceding year and the stocks of manufactured drugs held by him in balance on the last day of the year, in the form prescribed by the Collector, for the purpose.

7. (1) This licence may be cancelled or suspended by the Collector at any time—

(a) for non-payment of duty or fee payable by the Licensee ;

(b) for default or violation by himself or by any servant or person acting on his behalf of any of the conditions specified in this licence or of the provisions of the Bombay Dangerous Drugs Rules, 1935 ;

(c) if the Licensee be convicted of a breach of the peace or of any offence under the Dangerous Drugs Act, 1930, or under the law for the time being in force relating to excise revenue or of any other criminal offence during the currency of the licence ;

(d) if the Licensee infringes any of the conditions imposed on him by the Dangerous Drugs Act, 1930, or by the rules in force thereunder ;

(e) after giving the Licensee 15 days' notice, or if the Licensee desires to surrender his license, within 15 days from the receipt of such notice from him.

(2) When such license is cancelled, suspended or surrendered, the Licensee shall forthwith make over to the Collector or to such other officer as he may appoint, his license together with all manufactured drugs in his possession.

8. The Licensee shall be bound to purchase in such quantity not exceeding that which he is likely to sell in two months, and at such rates as the Collector may direct, any manufactured drugs (other than prepared opium) that may be delivered to the Collector by any other Licensee whose licence has expired or has been cancelled or suspended.

9. All preparations containing not more than 0.1 per cent. of cocaine or 0.2 per cent. of morphine and any preparation which the Central Government may by notification in the Gazette of India made in pursuance of a finding under article 8 of the Geneva Convention declare not to be a manufactured drug, may be imported, exported, transported, possessed and sold without restriction.

Granted this the

day of

19

Collector

FORM DD2.



Licence for the possession and sale, on prescription, of manufactured drugs (other than prepared opium) by chemists and approved practitioners.

No.

Licence is hereby granted to
of

following the profession of

at

(hereinafter called the

Licensee) authorising him under and subject to the provisions of the Dangerous Drugs Act, 1930, and the rules made thereunder, to possess and sell or dispense, on prescription only, manufactured drugs (other than prepared opium) at his dispensary situated at

in the Taluka of the district of for a period of one year commencing
City of Bombay
from the 1st day of April 19 and ending the 31st day of March 19 on payment of a fee of Rs. 2 and subject to the conditions hereinafter mentioned, viz :—

1. The Licensee shall purchase all manufactured drugs (other than prepared opium) to be sold or dispensed under this licence, from a dealer in manufactured drugs licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules for the time being in force in any part of India, or in accordance with condition 8. He shall not receive or have in his possession any manufactured drugs (other than prepared opium) which are not specified in this condition or which have been obtained otherwise than as permitted under this condition, nor shall he possess them in quantities exceeding those specified below:—

(a) coca derivatives containing in the aggregate more than* of cocaine ;

(b) opium derivatives (other than prepared opium), containing in the aggregate more than* of either morphine, diacetyl-morphine or both ;

(c) medicinal hemp exceeding* in the case of extract, and* in the case of tinctures.

(d) **.....

(e) **.....

(f) **.....

*To be fixed by the Collector.

**Here specify the name of any other manufactured drug and the maximum quantity thereof which are allowed to be possessed under this licence.

IV-A—42a (Lino)

In the case of preparations and admixtures of coca derivatives and opium derivatives, the limit shall be fixed with reference to the cocaine and morphine contents, and not with reference to the quantity or bulk of the preparation and the bottle, phials, packages or other containers of these preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drugs present in each container or sufficient particulars to admit of the ready calculation of such quantity.

2. (a) The Licensee, unless he is an approved practitioner, shall not keep, store, sell or dispense manufactured drugs (other than prepared opium) in any place except in his dispensary described above.

(b) If the Licensee, is an approved practitioner, he may carry with him, from place to place, manufactured drugs in quantities not exceeding those specified in condition 1 above.

3. The Licensee shall be responsible for the acts and omissions of every person, appointed to officiate for him in carrying on the business of the said dispensary and of all his servants as if the said acts and omissions were his own.

4. (1) The Licensee shall not sell or dispense manufactured drugs (other than prepared opium) except on a *bona fide* prescription, given by himself, if he is an approved practitioner, or by any other approved practitioner nor in larger quantity nor to any other person than may be specified in the prescription, provided the prescription is not given for the use of the prescriber himself.

(2) A prescription for the supply of manufactured drugs (other than prepared opium) must comply with the following conditions:—

(a) The prescription shall be in writing, and shall be dated and signed by an approved practitioner with his full name, qualifications and address and shall also specify the name and address of the person to whom it is given and the total quantity of the drug to be supplied thereon. If the drug to be supplied be coca derivatives the quantity should not contain more than six grains of cocaine; provided that the Collector may by special order authorise the supply of a larger quantity considering the circumstances of the particular case,

(b) The prescription shall not be given for the use of prescriber himself,

(c) A prescription given by a registered dentist shall be only for the purpose of dental treatment and shall be marked "For local dental treatment only", and

(d) A prescription given by an approved Veterinary Surgeon shall be only for the purpose of treatment of animals and shall be marked "For animal treatment only".

(3) When coca derivatives are to be sold or dispensed, the Licensee shall see that the prescription is marked with the words "not to be repeated" and shall not supply coca derivatives more than once on the same prescription, except in pursuance of fresh directions duly endorsed on the prescription by the approved practitioner by whom it was originally issued and signed with his name in full and dated. Except under a special order made by the Collector under rule 26(1) of the

Bombay Dangerous Drugs Rules, 1935, the quantity so sold or dispensed at one time or to one and the same person in the aggregate on any one day shall not contain more than 6 grains of cocaine.

(4) Where opium derivatives or medicinal hemp are to be sold or dispensed :—

(a) if the prescription does not bear a superscription by an approved practitioner stating that it is to be repeated and at what interval of time it is to be repeated and how many times it is to be repeated, the Licensee shall sell the drugs once only on such prescription, and shall retain the prescription, provided that he shall first warn the person presenting the prescription that, unless it bears such a superscription as aforesaid, it will be retained,

(b) if the prescription bears a superscription as aforesaid, and if it appears that opium derivatives or medicinal hemp have already been sold on the prescription six times, or such number of times as the prescription is required to be repeated, or that the interval specified in the superscription has not elapsed since the prescription was last dispensed, he shall not sell the drugs on such prescription, unless it is further superscribed in that behalf by an approved practitioner.

(5) The Licensee shall mark on every prescription dispensed by him, his name, the address of the premises at which and the date on which it was dispensed. In the case of every preparation made upon a prescription which contains manufactured drugs (other than prepared opium) the bottle or other receptacle or the wrapper or other covering in which such preparation is enclosed shall bear clearly marked upon it the amount and percentage of cocaine or morphine or diacetyl-morphine or medicinal hemp contained in such preparation ; provided that if the preparation be in the form of uniformly divided dosal units, e.g., pills, powders, tablets, capsules, etc., it shall be sufficient if the bottle or other receptacle or the wrapper of other covering in which such preparation is enclosed bears clearly marked upon it the amount and percentage of cocaine or morphine contained in each such dosal unit.

(6) Where the prescription has to be returned to the person who presents it, the Licensee shall, on the first sale thereon, take and keep a copy of it, and on the occasion of each subsequent sale, note thereon the date of the sale and also sign and seal it.

5. The Licensee may import, export or transport manufactured drugs (other than prepared opium) through the inland post subject to the following conditions :—

(a) only the parcel post shall be used and the parcel shall be insured ;

(b) the parcel shall be covered by an authorization issued by competent authority at the place to which the parcel is addressed ;

(c) the parcel shall be accompanied by a declaration showing the names of the consignor and the consignee, the contents of the parcel in detail, the number and date of the authorization covering the import, export or transport, as the case may be, and the number of the licence, if any, held by the consignor and the consignee.

6. The Licensee shall file and preserve for one year* all prescriptions upon which manufactured drugs have been sold or dispensed by him, and shall produce such prescriptions along with this license and any manufactured drug that may be in his possession for inspection on demand by the Collector or any officer duly authorised by him.

*6-A. The Licensee shall maintain a register in such form as may be approved by the Collector, wherein he shall, from time to time, record, in respect of the manufactured drugs (other than prepared opium) dispensed by him, the full names and addresses of the approved practitioners prescribing the drugs and of the persons for whom they are prescribed. The Licensee shall similarly record in the said register a true account of the kind and quantity of the manufactured drugs (other than prepared opium) dispensed and the balance held by him in stock. The Licensee shall, before the seventh day of each calendar month, furnish to the Collector or such other officer as he may appoint in this behalf, a copy of the entries made by him in the register during the preceding calendar month.

7. (1) This licence may be cancelled or suspended by the Collector at any time—

(a) for non-payment of duty or fee payable by the Licensee ;

(b) for default or violation by himself or by any servant or person acting on his behalf of any of the conditions specified in the license or of the provisions of the Bombay Dangerous Drugs Rules, 1935 ;

(c) if the Licensee be convicted of any offence under the Dangerous Drugs Act, 1930, or under the law for the time being in force relating to excise revenue or of a breach of the peace or of any other criminal offence during the currency of the licence ;

(d) if the Licensee infringes any of the conditions imposed on him by the Dangerous Drugs Act, 1930, or by the rules in force thereunder ;

(e) after giving the Licensee fifteen days' notice or, if the licensee desires to surrender his licence, within 15 days from the receipt of such notice from him.

(2) When such licence is cancelled, suspended, or surrendered, the Licensee shall forthwith make over to the Collector or to such other officer as he may appoint, the licence together with all the manufactured drugs in his possession.

8. The Licensee shall be bound to purchase in such quantity not exceeding that which he is likely to sell in two months and at such rates as the Collector may direct, any manufactured drugs (other than prepared opium) that may be delivered to the Collector by any other licensee whose licence has expired or has been cancelled or suspended.

9. All preparations containing not more than 0.1 per cent. of cocaine or 0.2 per cent. of morphine and any preparation which the Central Government may by notification in the Gazette of India, made in pursuance of a finding under article 8 of the Geneva Convention declare not to be a manufactured drug, may be imported, exported, transported, possessed and sold without restriction.

Granted this the

day of

Collector of

FORM DD 3.



No.

of 19 -19

Special authorization to approved practitioners for the possession of coca derivatives for use in the exercise of their profession but not for sale.

Dr.

is hereby authorised to possess coca derivatives containing not more than
grains of cocaine for use in the exercise of his profession in
his dispensary situated at . in the
taluka of . in the district of

City of Bombay

This authorization which is granted free of charge, will hold good up to the evening of the 31st March 19 , and is issued subject to the following conditions :—

1. That the authorization holder shall be bound by the provisions of the Dangerous Drugs Act, 1930, and any general or special rules prescribed or which may, from time to time, be prescribed thereunder.

2. That the authorization holder shall purchase the quantity of coca derivative required by him a dealer in manufactured drugs licensed under the Bombay Dangerous Drugs Rules, 1935, or under the corresponding rules in force in any other part of India and shall not receive or have in his possession any such drug obtained otherwise. In the case of preparations and admixtures, the limit shall be fixed with reference to the cocaine contents and not with reference to the quantity or bulk of the preparation and the bottles, phials, packages or other containers of these preparations or labels affixed to them shall plainly exhibit the actual quantity of the dangerous drug present in each container or sufficient particulars to admit of the ready calculation of such quantity.

3. That the authorization holder shall file and preserve all prescriptions for one year.

4. That this authorization shall be returned to this office on the 1st April 19 , or on the date of its cancellation, whichever is earlier.

5. That this authorization is liable to be cancelled at any time during its currency for a breach of its conditions or of any provisions of the Dangerous Drugs Act, 1930, or any of the rules prescribed thereunder.

Dated the

day of

19

Seal of the
Collector.

FORM DD 4.

Authorization for the Inter-Provincial import of Manufactured Drugs into the Bombay State.

PART I.

(To remain in the office of issue)

Mr. *
Messrs. is
are

hereby authorised to import the undermentioned

drugs from Mr. †
Messrs.

Extract description of the drug.	Total quantity of the drug to be imported.	Percentage of the drug contents.	Remarks.

*Name and full address of the importer.
† Do. do. exporter.

FORM DD 4.

Authorization for the Inter-Provincial import of Manufactured Drugs into the Bombay State.

PART II.

(To be forwarded to the authority of the place of export).

Mr. *
Messrs. is
are

hereby authorised to import the undermentioned

drugs from Mr. †
Messrs.

Extract description of the drug.	Total quantity of the drug to be imported.	Percentage of the drug contents.	Remarks.

*Name and full address of the importer.
† Do. do. exporter.

FORM DD 4.

Authorization for the Inter-Provincial import of Manufactured Drugs into the Bombay State.

PART III.

(To be handed over to the importer to accompany the consignment)

Mr. *
Messrs. is
are

Let by authorised to import the undermentioned

drugs from Mr. †
Messrs.

Extract description of the drug.	Total quantity of the drug to be imported.	Percentage of the drug contents.	Remarks.

*Name and full address of the importer.
† Do. do. exporter.

<p>This authorization must be used within one month from the date of its issue.</p> <p>This authorization shall be delivered on arrival of the drugs at their destination to*.</p> <p>The bulk of the consignment shall not be broken in transit.</p>	<p>This authorization must be used within one month from the date of its issue.</p> <p>The bulk of the consignment shall not be broken in transit.</p>	<p>This authorization must be used within one month from the date of its issue.</p> <p>This authorization shall be delivered on arrival of the drugs at their destination to*.</p> <p>The bulk of the consignment shall not be broken in transit.</p>
Dated the	19 .	Dated the
Collector.	Collector.	Collector.
<p>*Designation of the Officer to whom the pass is to be delivered.</p>		

FORM DD 5.

Authorization for the Inter-provincial Export of Manufactured Drugs from the Bombay State.

I

(To remain in the office of issue.)

Mr. _____
Messrs. _____

hereby authorised to export the undermentioned drugs to

Mr. _____
Messrs. _____
by _____
in _____

is
are

(To be handed over to the consignor to accompany the consignment.)

Mr. _____
Messrs. _____

hereby authorised to export the undermentioned drugs to

Mr. _____
Messrs. _____
by _____
in _____

is
are

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.
This authorization will remain in force upto the evening of 19 .			
The bulk of the consignment shall not be broken in transit.			
Dated 19 . Collector.			
*Name and full address of consignor. †Route and mode of conveyance.			
†Name and full address of consignee. §Number and description of packages.			

Authorization for the Inter-provincial Export of Manufactured Drugs from the Bombay State.

II

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.
This authorization will remain in force upto the evening of 19 .			
The bulk of the consignment shall not be broken in transit.			
Dated 19 . Collector.			
*Name and full address of consignor. †Route and mode of conveyance.			
†Name and full address of consignee. §Number and description of packages.			

FORM DD 5.

Authorization for the Inter-provincial Export of Manufactured Drugs from the Bombay State.

III

(To be forwarded to the authority of the place of import.)

Mr. *
Messrs.

is
are

hereby authorised to export the undermentioned drugs to

Mr. †
Messrs.
by‡
in§

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.

This authorization will remain in force upto the evening of 19 .
The bulk of the consignment shall not be broken in transit.

Dated 19 . Collector.

*Name and full address of consignor. †Route and mode of conveyance.

‡Name and full address of consignee. §Number and description of packages.

FORM DD 5.

Authorization for the Inter-provincial Export of Manufactured Drugs from the Bombay State.

IV

(To be issued in the case of despatch of drugs by parcel post and handed over to the consignor for production at the Post Office of despatch.)

Mr. *
Messrs.

is
are

hereby authorised to export the undermentioned drugs to

Mr. †
Messrs.
by‡
in§

Exact description of the drug.	Total quantity of the drug to be exported.	Percentage of the drug contents.	Remarks.

This authorization will remain in force upto the evening of 19 .
The bulk of the consignment shall not be broken in transit.

Dated 19 . Collector.

*Name and full address of consignor. †Route and mode of conveyance.

‡Name and full address of consignee. §Number and description of packages.

FORM DD 5.

Authorization for the Transport of
Manufactured Drugs within the
Bombay State.

COUNTERFOIL.

[To remain attached to book.]

Mr. _____
Messrs.

is
are

hereby authorized to transport to†
from ‡
the undermentioned drugs :—

Exact description of the drug.	Total quantity of the drug to be transported.	Percentage of the drug contents.	Remarks.
•			

* Name of the person or firm authorised.
† Locality and district of destination of consignment.
‡ Name and full address of the firm supplying the drugs.
[P.T.O.]

FORM DD 6.

Authorization for the Transport of
Manufactured Drugs within the
Bombay State.

DUPLICATE.

[To be forwarded to the authority of the place from which the drugs are to be transported.]

Mr. _____
Messrs.

is
are

hereby authorized to transport to†
from ‡
the undermentioned drugs :—

Exact description of the drug.	Total quantity of the drug to be transported.	Percentage of the drug contents.	Remarks.

* Name of the person or firm authorised.
† Locality and district of destination of consignment.
‡ Name and full address of the firm supplying the drugs.
[P.T.O.]

FORM DD 6.

Authorization for the Transport of
Manufactured Drugs within the
Bombay State.

TRIPPLICATE.

(To be handed over to the applicant to accompany the consignment.)

Mr. _____
Messrs.

1-
are

hereby authorized to transport to†
from ‡
the undermentioned drugs :—

Exact description of the drug.	Total quantity of the drug to be transported.	Percentage of the drug contents.	Remarks.

* Name of the person or firm authorised.
† Locality and district of destination of consignment.
‡ Name and full address of the firm supplying the drugs.
[P.T.O.]

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made by the Government of Bombay under the Central Acts.**

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 29th March 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. SIA. 1557.—In exercise of the powers conferred by section 87 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay is pleased to exempt the Government Polytechnic Workshop, Sadar, Kamptee Road, Nagpur, from the operation of the said Act except Chapter V-A thereof, for a further period of one year with effect from 5th April 1957.

Old Secretariat Building, Bombay, 4th April 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. SIA. 1557.—In exercise of the powers conferred by section 87 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay hereby exempts from the operation of the said Act, except chapter V-A thereof, every factory,

(a) which is situate in any area in which Chapters IV and V of the said Act are in force; and

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(b) which is exclusively engaged in the manufacturing process of cashew processing or any other manufacturing process which is incidental to or connected with the said manufacturing process ;
for a further period of one year with effect from 1st April 1957.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,

Under Secretary to Government.

Old Secretariat Building, Bombay, 30th March 1957.

Factories Act, 1948.

No. FAC. 1656/I.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the factories mentioned in the Schedule appended hereto from the provisions of sections 51, 52, 54, 55 and 56 of the said Act and rules thereunder for a period of three months from the 1st April 1957 to 30th June 1957 subject to the condition that no worker shall be allowed to work for more than sixty hours during any week.

Schedule.

- (1) The Ammunition Factory, Kirkee,
- (2) The High Explosive Factory, Kirkee.
- (3) The Ordnance Factory, Ambarnath,
- (4) The Machine Tool Prototype Factory, Ambarnath.

Factories Act, 1948.

No. FAC. 1656/II.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Technical Development Establishment, Ammunition Kirkee, from the provisions of sections 51, 54, 56 of the said Act for a period of three months from the 1st April 1957 to 30th June 1957, subject to the condition that no worker shall be allowed to work for more than sixty hours during any week.

Old Secretariat Building, Bombay, 4th April 1957.

Factories Act, 1948.

No. FAC. 1687.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Government Central Press, Bombay, from the provisions of sections 51, 52, 54 and 56 of the said Act, from 4th April 1957 to 6th April 1957 (both days inclusive) subject to the following conditions, namely :—

- (1) No worker shall be allowed to work for more than 11 hours in any day;

(ii) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the worker shall be allowed intervals for rest as required by section 55 of the said Act.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

HOME DEPARTMENT.

Sachivalaya, Bombay, 29th March 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3757/31894(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Kolaba District.

Serial No.	Name of Village Panchayat	Taluka.
1	Chinchavali	.. Karjat.
2	Kondivade	.. Karjat.
3	Mandavane	.. Karjat.
4	Kashele	.. Karjat.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3757/31894(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Kolaba District.

Serial No.	Name of Village Panchayat	Taluka.
1	Chinchavali	.. Karjat.
2	Kondivade	.. Karjat.
3	Mandavane	.. Karjat.
4	Kashele	.. Karjat.

Sachivalaya, Bombay, 2nd April 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-4057/31466(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Banaskantha District.

Serial No.	Name of Village Panchayat.	Taluka/Mahal.
1	Jasleni Group	Palanpur Taluka.
2	Dhandha Group	Palanpur Taluka.
3	Khasa Group	Palanpur Taluka.
4	Parkhadi Group	Wadgam Mahal.
5	Gidasan Nani Group	Wadgam Mahal.
6	Nagel Group	Danta Taluka.
7	Vijalasan Group	Danta Taluka.
8	Aseda Group	Deesa Taluka.
9	Changa Group	Kankrej Taluka.
10	Shirwada Group	Kankrej Taluka.
11	Sanva Group	Deodar Taluka.
12	Raiya Group	Deodar Taluka.
13	Mitha Group	Deodar Taluka.
14	Titgam Group	Wav Taluka.
15	Morikha Group	Wav Taluka.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4057/31466(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

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Banaskantha District.

Serial No.	Name of Village Panchayat.	Taluka/Mahal.
1	Jasleni Group	Palanpur Taluka.
2	Dhandha Group	Palanpur Taluka.
3	Khasa Group	Palanpur Taluka.
4	Parkhadi Group	Wadgam Mahal.
5	Gidasan Nani Group	Wadgam Mahal.
6	Nagel Group	Danta Taluka.
7	Vijalasan Group	Danta Taluka.
8	Aseda Group	Deesa Taluka.
9	Changa Group	Kankrej Taluka.
10	Shirwada Group	Kankrej Taluka.
11	Sanva Group	Deodar Taluka.
12	Raiya Group	Deodar Taluka.
13	Mitha Group	Deodar Taluka.
14	Titgam Group	Wav Taluka.
15	Morikha Group	Wav Taluka.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

Sachivalaya, Bombay, 3rd April 1957.

CODE OF CRIMINAL PROCEDURE, 1898 (V OF 1898).

No. CPR 3656/4314-III.—In exercise of the powers conferred by section 544 of the Code of Criminal Procedure, 1898 (V of 1898), the Government of Bombay is pleased to direct that the maximum diet allowance payable to witnesses and complainants under rule 2 of the rules prescribed in Government Notification, Judicial Department, No. 7051, dated 6th October 1913, as subsequently amended, shall be as follows up to 31st March 1958 :—

- (1) Witnesses of the class of smaller cultivators and labourers in Greater Bombay and Cities of Ahmedabad and Poona. Re. 1 per diem.
- (2) Witnesses of the class of smaller cultivators and labourers elsewhere in the State of Bombay. Annas 14 per diem.
- (3) Witnesses of higher class .. Rs. 1-4-0 per diem.
- (4) Witnesses of superior class .. Rs. 2-8-0 per diem.

By order and in the name of the Governor of Bombay,

E. A. C. NISSEN,
Under Secretary to Government.

Sachivalaya, Bombay, 4th April 1957.

BOMBAY MOTOR VEHICLE RULES, 1940.

No. MVR. 1857/25923-XII.—Whereas the Government of Bombay is satisfied that the “Lorain” mobile Crane belonging to Messrs. Ishardas and Sons which bears registration mark No. BMR 9577 is found suitable for carrying out work of public purpose;

Now, therefore, in exercise of the powers conferred by the second proviso to sub-rule (1) of rule 121 of the Bombay Motor Vehicle Rules, 1940, the Government of Bombay is pleased to exempt the said vehicle from the operation of the provisions of the said rule for so long as it is used in the railway goods depots and docks situated within Greater Bombay and subject to the condition that the previous permission of the Commissioner of Police, Bombay, is obtained whenever it is brought on the road for the purpose of taking it from the garage to work-sites and *vice versa*.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

REVENUE DEPARTMENT.

Sachivalaya, Bombay 1, 30th March 1957.

Order.

INDIAN STAMP ACT, 1899.

No. STP. 1357.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899, the Government of Bombay hereby remits the whole of the stamp duty chargeable under the said Act on a bond executed by a composite cardholder in favour of the Governor of Bombay, in connection with the supply of milk to such composite cardholder through the Milk Distribution Scheme of the Government of Bombay.

Explanation.—“Composite cardholder” means an authorised person to whom under the Milk Distribution Scheme of the Government of Bombay, a specific quantity of whole or toned milk is supplied by the Milk Commissioner for being delivered to the registered cardholders only for their domestic use and who is referred to in the bond as “composite cardholder”.

By order and in the name of the Governor of Bombay,

M. ABDULLAH,
Deputy Secretary to Government.

LEGAL DEPARTMENT.

Sachivalaya, Bombay, 6th April 1957.

Order.

STATES REORGANISATION ACT, 1956.

No. 8864/B.—In exercise of the powers conferred by section 120 of the States Reorganisation Act, 1956 (XXXVII of 1956), and of all other powers enabling it in that behalf, the Government of Bombay hereby makes the following Order, namely :—

1. This order may be called the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) (Fourth Amendment) Order, 1957.

2. In the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) Order, 1956, in Part IV of the Schedule, under the heading "The Hyderabad Public Security Measures Act, 1951 (XXIX of 1951)"—

(1) for the entries relating to section 7, substitute the following :—
"Section 7.—Omit the section.";

(2) in the entry relating to section 8, after sub-entry (1), insert the following :—

"(1A) in sub-section (1), for 'such part' substitute 'any part of the said area'."

By order and in the name of the Governor of Bombay,

B. P. DALAL,
Joint Secretary to Government.

BY THE CHIEF INSPECTOR OF FACTORIES.

Order.

No. F.I./8774-A.—Whereas it has been represented and shown to the undersigned—

(a) that the process of manufacturing salt is necessarily intermittent so that it cannot be completed within the period of 10½ hours allowed under section 56 of the Factories Act, 1948, and

(b) that the total period during which the workers are actually expected to work in a spreadover of 12 hours does not normally exceed eight hours.

The undersigned, by virtue of powers conferred on him under the proviso to section 56 of the Factories Act, 1948, hereby directs that the spreadover in respect of workers employed in the process of manufacture of salt may be increased to 12 hours.

N. L. GADKARI,

Chief Inspector of Factories, Bombay State, Bombay.

Factory Inspection Office,
Bombay 1, 15th February 1957.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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TUESDAY, 2ND APRIL 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay 1, 2nd April 1957.

Order.

No. CCD. 1057/73871-G.—In exercise of the powers conferred by section 18G of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), read with the Government of India, Ministry of Commerce and Industry Order, No. SRO. 3511-IDRA/25/1, dated the 30th November 1954, the Government of Bombay is pleased to amend the Bombay Cement (Control of Sale and Prices) Order, 1956, as amended in Government Order, Labour and Social Welfare Department, No. CCD. 1056/34057-G, dated the 31st December 1956, as follows, namely :—

(1) In sub-clause (2) of clause 4 of the said Order, to the words and figures "1st January 1957", the words and figures "1st April 1957" shall be substituted.

(2) In sub-clause (2)(a) of clause 4 of the said Order, for the words and figures "Rs. 13-3-0" the words and figures "Rs. 13-44" shall be substituted.

By order and in the name of the Governor of Bombay,

N. M. JANI,

Assistant Secretary to Government,

FRIDAY, 5TH APRIL, 1957.

LEGAL DEPARTMENT.

Sachivalaya, Bombay, 5th April 1957.

Order.

STATES REORGANISATION ACT, 1956.

No. 8713/B.—In exercise of the powers conferred by section 120 of the States Reorganisation Act, 1956 (XXXVII of 1956) and of all other powers enabling it in that behalf, the Government of Bombay hereby makes the following Order, namely:—

1. (1) This Order may be called the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) (Third Amendment) Order, 1957.

(2) It shall come into force at once.

2. In the Bombay (Hyderabad Area) Adaptation of Laws (State and Concurrent Subjects) Order, 1956, in Part I of the Schedule, under the heading "THE HYDERABAD LAND REVENUE ACT, 1317 FASLI" (Hyderabad Act VIII of 1317 Fasli), in the entry relating to section 158, for clause (1) the following shall be substituted, namely:—

"(1) For sub-section (2), substitute the following:—

"(2) Notwithstanding anything contained in sub-section (1), appeals against any decision or order passed by the Collector in judicial and quasi-judicial matters in revenue cases shall lie to the Board of Revenue and not to the Divisional Officer or Government.

(2A) Notwithstanding anything contained in section 6 of the Hyderabad Board of Revenue Regulation, 1358 Fasli (Hyderabad Regulation No. LX of 1358 Fasli) no appeal shall lie to the Board of Revenue except in the following cases:—

(a) a revenue case involving a judicial or quasi-judicial matter under this Act,

(b) Judicial and quasi-judicial orders under the Hyderabad (Abolition of Jagirs) Regulation, 1358F.,

(c) Judicial and quasi-judicial orders under the Hyderabad Jagirs (Commutation) Regulation, 1359F.

By order and in the name of the Governor of Bombay,

N. K. DRAVID,

Secretary to Government.

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PUBLISHED BY AUTHORITY

THURSDAY, 18TH APRIL 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.**

INDUSTRIES AND CO-OPERATION DEPARTMENT,

Bombay. 5th April 1957.

INDIAN ELECTRICITY RULES, 1956.

No. IER 1156.—In exercise of the powers conferred by rule 45 of the Indian Electricity Rules, 1956, the Government of Bombay hereby amends the rules and conditions prescribed by the Government of Bombay for issuing certificates of competency and published in Government Notification, Public Works Department, No. 620/36, dated the 31st August 1948, as follows, namely :—

In rule 14 of the said rules, for the words, brackets and letters beginning with the words "Candidates for the examination for supervisors" and ending with the words "as satisfactory by the Board" the following shall be substituted, namely :—

"A candidate for the examination of supervisors must—

- (a) have passed the examination for wiremen, and
- (b) have at least—

- (i) three and half years practical experience, if such candidate has completed the electrician classes at the Victoria Jubilee Technical Institute at Bombay, or at any recognised technical institute and has passed the examination held by the State Council of Technical Education for Bombay State, or

- (ii) four years practical experience in any other case :

Provided that—

- (i) out of the period specified in item (i) of clause (b), not less than one and half year and

- (ii) out of the period specified in item (ii) of clause (b), not less than two years

should be after passing the wiremen's examination."

IV-A—45 (Lino)

Old Secretariat Building, Fort, Bombay No. 1, 11th April 1957.

ELECTRICITY (SUPPLY) ACT, 1948, (LIV of 1948).

No. SRA. 1057-K.—In exercise of the powers conferred by section 5 of the Electricity (Supply) Act, 1948, the Government of Bombay is pleased to appoint Shri G. L. Natu, Proprietor, Madhavnagar Cotton Mills, Private Limited, Madhavangar (Ichalkaranji), as a member of the Bombay State Electricity Board, constituted under Government Notification, Industries and Co-operation Department, No. SRA. 1057-K, dated the 31st January 1957.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 11th April 1957.

No. FDE. 1256.—In exercise of the powers conferred by sub-sections (1), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in modification of item (1) of Government Notification, Development Department, No. 564/48, dated the 7th December 1953, the Government of Bombay is pleased to appoint Shri G. M. Kolhatkar to be Inspector of Factories for the purposes of the said Act in the districts of Ahmedabad, Kaira, Panch Mahals, Broach, Surat, Banas Kantha, Sabar Kantha, Baroda, Mehsana, Amreli, Nawapur Taluka of West Khandesh District, Kutch, Halar, Madhya Saurashtra, Zalawad and Sorath.

No. FDE. 1256-I.—In exercise of the powers conferred by sub-sections (1), (6) and (7) of section 8 of the Factories Act, 1948 and in modification of item (1) of Government Notification, Development Department, No. 564/48-III, dated the 24th November 1953, the Government of Bombay is pleased to appoint Shri R. P. Patel to be Inspector of Factories for the purposes of the said Act in Greater Bombay, the districts of Thana, Kolaba, Nasik, East Khandesh, West Khandesh (excluding Nawapur Taluka), Nagpur, Bhandara, Chanda, Akola, Amraoli, Buldana, Wardha and Yeotmal.

No. FDE. 1256-II.—In exercise of the powers conferred by sub-sections (1), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948) and in modification of item (k) of Government Notification, Labour and Housing Department No. 564/48, dated the 24th August 1950, in so far as it relates to the appointment of Shri D. B. Arte, the Government of Bombay is pleased—

(1) to appoint Shri D. B. Arte to be Inspector of Factories, for the purposes of the said Act in the districts of Poona, Sholapur, Ahmednagar, North Satara, South Satara, Kolhapur, Ratnagiri, Bhir, Nanded, Usmanabad, Parbani and Aurangabad;

(2) to direct that the said Shri D. B. Arte shall exercise all the powers conferred by the said Act and the rules made thereunder on Inspectors ;

(3) to direct that the notices and returns prescribed by the said Act and Rules made thereunder shall, in the case of factories situated within the districts of Poona, Ahmednagar and North Satara shall be sent to the said Inspector ; and

(4) to specify the Chief Inspector of Factories as the authority to whom the said Inspector shall be officially subordinate.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

HOME DEPARTMENT.

Sachivalaya, Bombay, 4th April 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3257/32957(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

North Satara District.

Serial No.	Name of Village Panchayat.				Mahal.
1	Khandala	Khandala Mahal.
2	Palshi	Khandala Mahal.
3	Naigaon	Khandala Mahal.
4	Andori	Khandala Mahal.
5	Morve	Khandala Mahal.
6	Yelke	Khandala Mahal.
7	Bavade	Khandala Mahal.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3257/32957(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

North Satara District.

Serial No.	Name of Village Panchayat.	Mahal.
1	Khandala	Khandala Mahal.
2	Palshi	Khandala Mahal.
3	Naigaon	Khandala Mahal.
4	Andori	Khandala Mahal.
5	Morve	Khandala Mahal.
6	Yelke	Khandala Mahal.
7	Bavade	Khandala Mahal.

Sachivalaya, Bombay, 5th April 1957.

ROAD TRANSPORT CORPORATION ACT, 1950.

No. STC. 2856/15382-XI.—In exercise of the powers conferred by section 44 of the Road Transport Corporations Act, 1950 (LXIV of 1950), the Government of Bombay hereby amends the Bombay State Road Transport Corporation Rules, 1952, as follows, namely :—

1. In rule 6 of the said rules—

(i) For the existing sub-rule (1), the following shall be substituted, namely :—

“(1) All non-official members shall be eligible to draw a mileage allowance and a daily allowance at the same rates as are admissible to a Government Officer of the first grade under the Bombay Civil Services Rules. The daily allowance shall, however, be subject to the same conditions as are laid down in the said rules in respect of daily allowance admissible to such officers ;”

(ii) for the second proviso under sub-rule (1), the following shall be substituted, namely :—

“Provided further that in the case of a journey performed by rail,—

(a) the Chairman shall be entitled to accommodation of the highest class including travel by air-conditioned class provided on the railway by which he performs such journey subject to the condition that recovery at the rate of three pias per mile shall be made from his travelling allowance in respect of the distance covered in the air-conditioned accommodation, and

(b) other non-official members shall be entitled to travel by first class :

Provided also that for a journey by road, the Chairman shall be permitted to use his own car without the previous approval of Government, and in such a case, his travelling allowance shall be regulated as follows :—

(1) Where the journey is to a place where a railway station exists, he will draw travelling allowance as is permissible to him for journey made by rail.

(2) Where the journey is also to be extended to another place where no railway facilities exist at all, he will draw travelling allowance on road mileage basis for the whole journey, at the rate of six annas per mile."

2. After rule 6-B. of the said rules, the following rule shall be inserted, namely :—

"6BB. *Travel by air.*—The Chairman, at his discretion and other members of the corporation with the previous sanction of Government, may travel by air in the discharge of their duties under the Act."

By order and in the name of the Governor of Bombay,

L. S. LULLA,

Deputy Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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WEDNESDAY, 10TH APRIL 1957.

LEGAL DEPARTMENT.

Sachivalaya, Bombay, 9th April 1957."

Order.

STATES REORGANISATION ACT, 1956.

No. 9046/B.—In exercise of the powers conferred by section 120 of the States Reorganisation Act, 1956 (XXXVII of 1956), and of all other powers enabling it in this behalf, the Government of Bombay hereby makes the following order, namely :—

1. (1) This Order may be called the Societies Registration Act (Bombay Adaptation) Order, 1957.

(2) It shall come into force with effect from the 1st day of May 1957.

2. The Societies Registration Act, 1860 (XXI of 1860), shall, until repealed or amended by a competent Legislature or other competent authority, in its application to the State of Bombay or any part or parts thereof, have effect subject to the adaptations and modifications specified in the Schedule to this Order.

The Schedule.

Adaptations and modifications of the Societies Registration Act, 1860 (XXI of 1860), as in force in the State of Bombay and as applied to the Saurashtra area of the said State by the State of Saurashtra (Application of Central and Bombay Acts) Ordinance, 1948 (Saurashtra Ordinance No. XXV of 1948).

Section 1.—In section 1, in its application to the Kutch, Madhya Pradesh and Saurashtra areas of the State of Bombay, for “Registrar of Joint-Stock Companies” substitute “Charity Commissioner, appointed under the Bombay Public Trusts Act, 1950, who shall be the Registrar of Societies appointed under this Act (hereinafter referred to as ‘the Registrar’)”.

Section 1B.—In section 1B, as inserted by the Bombay Societies Registration (Bombay Amendment) Act, 1956 (Bom. XI of 1956), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories, for “throughout the State” substitute “throughout the pre-Reorganisation State of Bombay, excluding the transferred territories”.

Section 4.—In section 4, in its application to the Kutch, Madhya Pradesh and Saurashtra areas of the State of Bombay, omit “of Joint-Stock Companies”.

Section 20.—This section shall stand unmodified.

New section 21.—After section 20, insert :—

Pending proceedings and construction of references to Registrar of Companies in instruments issued or made before 1st May 1957 in Kutch, Madhya Pradesh or Saurashtra area of Bombay State.

“21. (1) All proceedings under this Act, in its application to the Kutch, Madhya Pradesh and Saurashtra areas of the State of Bombay, pending before the Registrar of Companies immediately before the 1st day of May 1957 shall stand transferred to the Registrar of Societies and any such proceeding shall be continued and disposed of by such Registrar, as if it had been originally instituted before him under this Act.

(2) In all certificates of registration and in all rules or by-laws of societies and in other instruments issued or made under this Act before the 1st day of May 1957, references to the Registrar of Joint-Stock Companies or the Registrar of Companies shall be deemed to be and be construed as references to the Registrar of Societies.”

By order and in the name of the Governor of Bombay,

N. K. DRAVID,
Secretary to Government.

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay 1, 9th April 1957. .

No. ESA. 2257-K.—In exercise of the powers conferred by Section 78 of the Electricity (Supply) Act, 1948, Government of Bombay is pleased to make (after considering the objections and suggestions to the Draft Rules published under Government Notification, Industries and Co-operation Department, No. ESA. 2257-K, dated the 22nd March 1957), the following Rules, viz. :—

PART I.

PRELIMINARY.

1. *Short title.*—These Rules may be called the Bombay Electricity (Supply) Rules, 1957.
2. *Definition.*—In these Rules, unless the context otherwise requires—
 - (1) "the Act" means the Electricity (Supply) Act, 1948 (LIV of 1948);
 - (2) "bond" includes a mortgage bond, and a mortgage debenture executed or issued by the Board under the Act, whether or not the money borrowed is charged on the works and revenues of the Board or on any specific property forming part of the works of the Board;

- (3) "Chairman" means the Chairman of the Board ;
- (4) "Committee" means a Local Advisory Committee constituted under section 17 ;
- (5) "Council" means the State Electricity Consultative Council ;
- (6) "Government" means the Government of Bombay ;
- (7) "Government servant" means a person in the employment of Government ;
- (8) "Member" means a member of the Board ;
- (9) "section" means a section of the Act ;
- (10) "security" means any stock or bond issued or any mortgage granted by the Board ;
- (11) "Board" means the Bombay State Electricity Board constituted under section 5 of the Electricity (Supply) Act, 1948, read together with section 106 of the States Reorganisation Act, 1956.

PART II.

THE BOARD.

Term of Office, Remuneration, Allowances and Conditions of Service of the Chairman and Members of the Board.

3. *Term of Office and condition for reappointment of the Chairman and Members.*—The Chairman, and other members shall hold office, for a period of two years. However, if any member is appointed by virtue of his office, either under Government or under the Board, the term of his office shall be such as may be determined by Government from time to time.

4. *Remuneration.*—The remuneration of the Chairman and the other members of the Board shall be Rs. 40 for every day of the meeting of the Board, provided he is not a paid servant of Government or of the Board. It shall, however, be open to the Chairman or any member not to draw any remuneration and to work in an honorary capacity.

5. *Resignation.*—The Chairman or a member may resign his office by giving six months' notice in writing to the Government. The Government may, if it thinks fit, waive such notice.

6. *Travelling Allowances.*—The Chairman and other members shall, for journey performed for the purposes of the Board, be entitled to the travelling allowances at the rates for the time being admissible under the Bombay Civil Services Rules to officers of such status as Government declares the Chairman or any member to correspond.

PART III.

STATE ELECTRICITY CONSULTATIVE COUNCIL AND LOCAL ADVISORY COMMITTEES.

7. *Secretary of the Council.*—(1) An officer of the Board, not being a Member thereof, may be appointed by the Board as *ex-officio* Secretary to the Council.

(2) It shall be the duty of the Secretary to the Council, with the approval of the Chairman of the Council, to call meetings of the Council, and to give to the members thereof not less than 14 days' notice in writing of the date, time and place of the proposed meeting.

8. (1) There shall be an annual meeting of the Council to consider the annual financial statement of the Board. The Council shall also meet when a supplementary statement is placed before it. The Council may submit a report to Government on any financial statement placed before it by the Board.

(2) In addition to the meetings of the Council, required to be held under the provisions of section 16 of the Act, the Chairman may call a special meeting of the Council whenever he deems it necessary.

8A. The members of the Council, other than the members of the Board, shall hold office for a period of two years.

9. *Proceedings.*—The proceedings of every meeting of the Council shall be recorded in a minutes book to be kept for the purpose, and shall be signed by the Chairman of the meeting at that, or at the next succeeding meeting.

10. *Quorum.*—The quorum for a meeting of the Council shall be five. All questions arising for decision shall be decided by a majority of votes, and the names of persons voting for and against a motion shall be recorded in the minutes book. In the event of an equality of votes, the Chairman shall have, and exercise, a casting or second vote.

11. *Officers not entitled to vote.*—Officers of the Board, not being Members thereof, may be invited by the Chairman of the Council to attend any meeting of the Council; and such officers may take part in the deliberations of the Council, but shall not be entitled to vote.

12. *The Chairman of the meeting.*—The Chairman of the Council shall preside at every meeting of the Council. In his absence, a member of the Board shall be deputed by the Board to act as Chairman. In the event of the absence of both the Chairman of the Council and the person so deputed by the Board, the members present shall elect a Chairman from amongst themselves.

13. *Place of meeting.*—Unless Government otherwise directs, all meetings of the Council shall be held at the Head Office of the Board.

14. *Fees and Travelling Allowances for Members of the Council.*—(1) A member of the Council shall not be entitled to any remuneration other than that provided in this rule.

(2) A member of the Council, other than a Government servant, shall be entitled to receive, for each day on which a meeting is held and he is present, a daily allowance and travelling allowance or such other allowance for the purpose of reimbursing the personal expenditure incurred by him, at the rate payable to a Government servant of the first grade :

Provided that a member of the Board shall not be entitled to draw the aforesaid allowance for attending any meeting of the council, if on the same day a meeting of the Board is held.

15. *Prohibition on disclosure of confidential information by any member of Council.*—No member of the Council shall, except with the previous permission of the Chairman of the Board, disclose to any person, other than a member of the Board or another member of the Council any information relating to the affairs of the Council, or allow such person to inspect or have access to any books, documents or other papers relating to the business of the Council, required to be treated as "Confidential".

16. *Secretary of the Committee.*—(1) An Officer of the Board may be appointed by the Board to serve as *ex-officio* Secretary to any or all Committees.

(2) It shall be the duty of the Secretary of the Committee to call meetings of the Committee in accordance with instructions received from the Chairman of the Board, or from the Government.

17. *Meetings of Committees.*—Committees shall meet on such dates and at such places as may be notified by the Secretary.

18. *Procedure.*—All questions arising for decision shall be determined by a majority of votes, and the names of persons voting for and against a motion shall be recorded in a minutes book. In case of an equality of votes the Chairman of the Committee shall have, and exercise, a casting or second vote.

19. *Travelling Allowances for Members of Committees.*—(1) A member of a Committee shall not be entitled to any remuneration other than the travelling allowances provided in sub-rule (2).

(2) A member of a Committee, who is not a Government servant, shall be entitled to travelling allowance in accordance with the scale laid down in Appendix XLII-A of the Bombay Civil Services Rules, Volume II.

20. *Restriction on matters to be discussed at meetings.*—Notwithstanding anything in these Rules, the Board shall not be bound to furnish any information at a meeting of the Committee, if, in the opinion of the Chairman or member of the Board presiding at the meeting, it would be contrary to public interest to furnish such information.

PART IV.

THE FINANCE OF THE BOARD—BORROWING.

21. *Particulars of borrowing to be furnished to Government.*—While applying for previous sanction of the Government, under sub-section (I) of section 65 of the Act, the Board shall furnish all such particulars of the amount, purpose, nature and circumstance of the proposed borrowing as the Government may require.

22. *Temporary borrowing by the Board.*—The Board may, for the purpose of meeting any current expenditure properly chargeable to revenue or preliminary expenses connected with the raising of money by issue of bonds, stock or otherwise, borrow by way of temporary loan or overdraft from any bank or otherwise, such sums as it may require, on such terms, conditions and security, and in such form, as may be approved by the Government. The amount so borrowed, together with the interest thereon, shall be repaid from current revenues within a period of twelve months from the date of the temporary borrowing, or such extended period as the Government may allow.

23. *Power to re-borrow.*—(1) The Board shall have power to borrow—

(a) for the purpose of paying off any money previously borrowed by it which is intended to be forthwith repaid ; or

(b) in order to replace the money which during the previous twelve months has been temporarily applied from other funds of the Board in repaying money previously borrowed in accordance with these rules and which at the time of such repayment it was intended to replace by borrowed money.

(2) Any money borrowed under this rule shall for the purpose of repayment be deemed to form part of the original loan.

24. *Application of money borrowed.*—Except with the previous sanction of the Government, money raised by the issue or grant of any security shall not be applied to purposes other than those for which the money was raised.

25. *Temporary Investments.*—The Board may from time to time invest temporarily in such securities as the Government may by general or special order approve any sum raised by the issue or grant of any security and not for the time being required for the purpose for which it was raised.

26. *Issue of stock.*—(1) All stock issued by the Board shall be redeemable stock and shall be created by and issued in pursuance of a resolution of the Board.

(2) The Board may issue such class or classes of stock as it may determine, but each class of stock shall have a distinctive title and shall be issued subject to the condition that all stock at any time belonging to that class shall bear one and the same rate of interest, shall become redeemable at the same time and shall in all other respects be of the same character.

(3) Subject to the provisions of the Act and these Rules, stock may be issued for such amount, at such price and at such rate of interest as the Board may with the previous approval of Government determine.

27. *Redeemability of stock.*—Stock issued by the Board shall be redeemed on the expiration of such period as the Board may, with the approval of the Government by a resolution determine :

Provided that it may be redeemed before the expiration of the said period, if the Board, by a subsequent resolution, so determines :

Provided further that no stock shall be liable to be redeemed before the expiration of the latest date for repayment mentioned in the original resolution creating the stock unless at least three months' notice of intention to redeem the same has been given.

28. *Issue of stock at discount.*—(1) Where stock is issued at a price lower than that at which it is to be redeemed the difference between the price of issue and the price of redemption shall for the purposes of these Rules be treated as a loan repayable within the period expiring on the earliest date on which the said stock may be redeemed.

(2) For the purpose specified in sub-rule (1), the Board shall create a Discount Sinking Fund out of the revenues of the Board, for the period of currency of stock or bond issues.

29. *Power to grant mortgages.*—(1) The Board may, subject to the provisions of the Act and these Rules mortgage or charge the works and all the revenues of the Board or any specific property forming part of those works.

(2) No mortgage shall be granted by the Board for a period of less than ten years and no extension of the term of any mortgage shall be for a period of less than ten years :

Provided that the provisions of this sub-rule shall not apply to or in respect of any mortgage, charged upon any specific property forming part of the works of the Board.

(3) Subject to the provisions of these Rules, every mortgage other than a mortgage of any specific property granted by the Board shall be by a deed made in the form specified, or similar to that specified, in Appendix A.

30. *Power to issue and renew Bonds.*—Subject to the provisions of these Rules the Board may issue and renew bonds.

31. *Security for bonds.*—(1) The principal money and interest for which bonds are issued by the Board shall be secured on the covenant of the Board to pay, and the principal money and interest secured by any bonds or class of bonds may in addition be charged upon or secured by a trust deed charging the works and all the revenues of the Board or any specific property forming part of those works.

(2) Bonds issued by the Board shall be called “Bombay State Electricity Board Bonds” or “Bombay State Electricity Board Mortgage Bonds” or “Bombay State Electricity Board Mortgage Debentures”, as the case may require.

(3) Bonds and applications for bonds shall be for amounts of one hundred, five hundred or one thousand rupees or multiples of one thousand rupees.

(4) The principal money secured by a bond shall be repayable at such date within the period determined by Government as may be specified in the bond being not less than five years from the date of the bond.

(5) Nothing in this rule shall be construed as prohibiting the Board from redeeming a bond at any time by agreement with the holder of the bond if it thinks fit to do so.

32. *Extinction of securities redeemed or purchased.*—If any security given under the foregoing rule is redeemed or purchased by the Board it shall be extinguished.

33. *Appointment of Registrars.*—The Board shall before making each issue of stock or bonds and before granting any mortgage appoint and thereafter continue to appoint on such terms and subject to such conditions and instructions not inconsistent with these Rules as it thinks expedient, an officer of the Board or any banking or other company as Registrar of the stock or bonds to be issued or as Registrar of mortgages for all or any of the purposes of these Rules. The General practice of the Reserve Bank shall apply to all securities issued under these Rules in respect of which the Reserve Bank is appointed as the Registrar.

34. *Registers of securities.*—Each Registrar shall maintain a register relating to each class of security for which he is appointed Registrar (hereinafter referred to as “the register”) in which shall be entered :

(a) in the case of stock—

the name, address and description of each holder from time to time of bonds of the class to which the register relates and the amount held by him ;

(b) in the case of mortgages—

(i) the names, addresses and descriptions of the parties to each mortgage, the number and date thereof, the amount for which the same is granted and particulars of the property mortgaged ; and

(ii) the date of registration of each mortgage and the date on which the same is paid off ;

(c) in the case of bonds—

the name, address and description of each holder from time to time of bonds of the class to which the register relates, a statement of the amount of the bonds held by him, the periods for which they are issued, and, the property (if any) on which they are charged, and, if the bonds are secured by a trust deed, the numbers and dates of the certificates issued to him as hereinafter provided, or, if the bonds are not so secured, the number of each bond held by him, and the date of registration of each bond and the date on which the same is paid off.

35. *Certificates of registered stock and bonds secured by trust deed.*—On the registration of stock or of bonds secured by a trust deed, the appropriate Registrar shall issue to the holder of the stock or bonds a certificate of the proprietorship of such stock or bonds (as the case may be), and such certificate shall be *prima facie* evidence of the title of the person named therein.

36. *Right to transfer securities.*—Subject to these rules and to the terms on which the security is issued the holder of any security may transfer the same in whole or in part, except that no mortgage or bond not secured by a trust deed shall be transferred in part, and no part of a bond secured by a trust deed shall be transferred which is not of an amount for which a bond may be issued by the Board.

37. *Transfer of stock and bonds secured by trust deed.*—(1) Stock and bonds secured by a trust deed shall be transferred by an instrument in writing and shall be executed both by the transferor and the transferee, and duly witnessed and the transfer shall be properly stamped.

(2) The instrument of transfer and the certificate to which the same relates shall be deposited with and retained by the appropriate Registrar. Such Registrar shall cause an entry thereof to be made in a book to be called "the register of transfers", and shall endorse on the deed of transfer a note of that entry, and shall issue a new certificate or certificates to the transferee or the transferor, as the case may require. A separate register of transfers distinguished by a number or otherwise shall be kept for each class of stock and of bonds secured by a trust deed.

(3) Not more than one class of stock or bonds shall be included in any transfer, and the deed shall relate only to the transfer, and shall not contain any recital, power or proviso whatever.

(4) The transferor of stock or of bonds secured by a trust deed shall be deemed to remain the holder thereof until the name of the transferee is entered in the register relating thereto.

38. *Transfer of mortgages and bonds not secured by trust deed.*—

(1) Mortgages and bonds not secured by a trust deed shall be transferred by an instrument in writing. Each such deed shall be duly stamped and shall state its date and the consideration for the transfer and may be endorsed on the mortgage or bond to which it relates.

(2) The appropriate Registrar shall keep a register of transfers of mortgages or of bonds not secured by a trust deed, and as soon as may be after the date of every transfer, the deed of transfer shall be produced to the appropriate Registrar, who shall cause entries to be made in the appropriate register of transfer the date of such deed, the names, addresses and descriptions of the parties thereto and the number of the mortgage or bond transferred thereby, and until such entries have been made neither the Board nor the Registrar shall be in any manner responsible to the transferee. A separate register of transfers of bonds, distinguished by a number or otherwise, shall be kept for each class of bonds not secured by a trust deed.

(3) On the registration of any transfer of a mortgage or of a bond not secured by a trust deed, the transferee, or his executors or administrators shall be entitled to the full benefit of the original mortgage or bond and the principle and interest secured thereby.

(4) No person, except the last transferee registered as aforesaid, or his executors or administrators, shall be entitled to transfer, release or discharge any such mortgage or bond or any money secured thereby.

39. *Inspection of register of mortgages.*—The register of mortgages shall be open to inspection at all reasonable times by any mortgagee or other person entitled to a mortgage, free of charge, and by any other person on payment of a fee not exceeding Rs. 5 as the Board may from time to time determine.

40. *No notice of trusts.*—No notice of any trust, express, implied, or constructive in respect of any security shall be entered in any register, or in any other book kept by the Board or any Registrar, or on any certificate, or in any mortgage or in any transfer of any security, or, be receivable by the Board or any Registrar or affect any Registrar or the Board through any Register or otherwise, and the receipt of any person in whose name any security stands in the register relating thereto shall be a sufficient discharge to the Board for any money paid in respect of such security.

41. *Transfer on death.*—(1) The interest of a deceased holder of any security shall be transferable by his executors or administrators.

(2) Where two or more persons are registered holder of security those persons shall be deemed to be joint holders of such security with right of survivorship between them

(3) The Board or the appropriate Registrar may refuse to allow any executors or administrators to transfer any security until the probate of the Will or the letters of administration to the estate of the deceased or a succession certificate under the Indian Succession Act, 1925 (XXXIX of 1925), has or have been left with the Registrar for registration and may require all the executors or the administrators to join in the transfer.

42. *Transfer otherwise than by death of holder or transfer in books or by deed.*—(1) If the interest in any security has been transferred by any lawful means other than a transfer in books or a deed in accordance with these rules on the death of a holder of the security, satisfactory evidence of the transfer shall be furnished to the appropriate Registrar by an affidavit of one or more competent persons or in such other manner as such Registrar, with the approval of the Board, may require.

(2) The name of the person entitled under the transfer shall be entered in the appropriate register.

(3) Until evidence has been furnished in accordance with sub-rule (1), the Board or such Registrar shall not recognise the transfer and no person claiming under the transfer shall be entitled to receive any interest on the security.

(4) For the purposes of this rule, the expression "transfer" includes any case of apparent transfer in the name of the holder of a security although the actual ownership of the security may remain unaltered.

43. *Change of Registrar.*—Subject to the conditions on which any security is issued, the Board may at any time determine the appointment of the Registrar for the time being of that security and appoint another Registrar in his place.

44. *Registrar may take fees, etc.*—A Registrar may refuse to permit an entry to be made in the stock transfer books kept by him, or to register any transfer of a security unless—

(i) the fee hereinafter mentioned is paid in respect thereof, and the instrument of transfer is accompanied either by the certificate, or the deed creating the mortgage, or (in the case of a bond not secured by a trust deed) the bond to which it relates (as the case may be), and

(ii) such other evidence (if any) as he may reasonably require to show the rights of the transferor to make the transfer is produced.

45. *Registration fees.*—(1) Except as otherwise provided by the conditions on which any security is issued, the appropriate Registrar shall be entitled to charge a fee not exceeding Rs. 3 as the Board may from time to time prescribe in respect of the registration of each one of the following :—

(a) any transfer,

(b) probate of will or letters of administration,

(c) change of name,

(d) power of attorney,

(e) order of Court, and

(f) any other document affecting the registration of a security.

(2) If any such registration affects more than one class of security, a separate fee may be charged in respect of each class.

46. *Registers to be prima facie evidence.*—Each Register shall be *prima facie* evidence of any matter entered therein in accordance with these Rules and of the title of any person entered therein as the holder of a security.

47. *Defaced or lost certificates.*—(1) If any certificate of any security is worn or defaced, the appropriate Registrar shall on surrender of the certificate and payment of a fee of Rs. 3 issue a new certificate to the person entitled to the surrendered certificate.

(2) If it is shown to the satisfaction of the appropriate Registrar that any such certificate has been lost or destroyed he shall, after due notification in the *Official Gazette* and on receiving indemnity to his satisfaction against all claims in respect of the lost or destroyed certificate and on payment of the charges of notification and a fee of Rs. 3, issue a new certificate to the person entitled to the lost or destroyed certificate.

(3) A memorandum of the issue of a new certificate shall be made thereon and in the appropriate register.

48. *Closing of transfer books, etc.*—(1) The appropriate Registrar, with the approval of the Board and after giving due notice by public advertisement, may close the register of transfers of any class of security for a period not exceeding thirty days immediately preceding the date for the payment of interest on the security.

(2) The persons who on the day of closing in accordance with sub-rule (1) are registered as holders of any security shall be entitled to the interest next payable thereon.

49. *Arrangements with bankers.*—The Board may subject to the provisions of these rules make any arrangement with, and provide for the proper remuneration of, any banking, or other company brokers or financial agents with respect to the issue of securities, the registration and transfer of securities, the payment of interest on securities, the keeping of books and other matters incidental to the issue, management, redemption and re-payment of securities.

50. *Saving for power of revocation.*—The Board may, by resolution, revoke, at any time, in whole or in part, any resolution for the creation of any security passed by the Board if and so far as the same has not been acted on by the issue or grant of securities thereunder and shall forthwith give notice of any such revocation to the Government.

51. *Saving for Government.*—No security shall be issued or granted as a security in respect of which the payment of the principal and interest or the principal or interest is guaranteed by Government until the amount, price, rate of interest, date and method of issue of such security, the arrangements for the application of the proceeds of the issue and for the repayment of the proceeds have been previously approved by the Government and no variation of any such arrangements shall be made without the like approval of the Government.

PART V.

ANNUAL FINANCIAL STATEMENT AND OTHER STATEMENTS AND REPORTS
TO BE SUBMITTED BY THE BOARD.

52. *Form of Annual Financial Statement.*—The annual financial statement to be submitted by the Board to the State Government under section 61 of the Act shall be in the form specified in Appendix B.

53. *Supplementary statement.*—A supplementary statement (if any), shall also be submitted to Government in the form specified in Appendix "B", during the year to which such supplementary statement pertains.

54. *Submission of statements to the Council.*—The Board shall submit to the Council each year an annual financial statement in the form specified in Appendix "B" not later than the fifteenth day of January of each year. A supplementary statement, if any, shall also be submitted to the Council before submission to the Government.

55. *Annual statement of Accounts.*—(1) The annual statement of accounts of the Board shall be submitted to the Government in the form specified in Appendix "C".

(2) The statement of accounts shall be published at the cost of the Board in the *Official Gazette* and printed copies thereof shall be put on sale at a price to be fixed by the Board not exceeding Rs. 5 per copy.

56. *Submission of annual report.*—(1) The Board shall, as soon as possible after the 31st day of March in each year but not later than the 30th September, submit to the Government an annual report of the Board's operations during the financial year ending on the 31st March.

(2) The annual report under sub-rule (1) shall in addition to matters of general interest contain—

(a) statistical data to be furnished in the form specified in Appendix "D";

(b) the progress made in the planning or construction of any new power source;

(c) the progress made in the planning or construction of any new transmission system;

(d) details of any station or stations which the Board has closed down or over which the Board has assumed control during the year;

(e) details of any undertaking, generating stations or main transmissions lines which the Board has acquired under the provisions of section 23 or section 37;

(f) names of licensees for whom Rating Committees were set up by the Board during the year under section 57 to examine the charges for energy;

(g) details of any directions given to licensees being local authorities in respect of their undertakings under the provisions of section 58;

(h) details of the provisions of any inter-State agreement entered into with a contiguous State under the provisions of section 6;

(i) the matters referred to the Central Electricity Authority;

(j) the general financial position of the Board including reference to the profit or loss made during the year;

(k) the financial prospects for the ensuing year and the technical progress anticipated during that year;

(l) the details of the tariffs of the Board in force during the year;

(m) review of the work of the Council;

(n) particulars regarding education, training facilities and welfare schemes for staff and labour of the Board.

PART VI.

MISCELLANEOUS.

57. *Remuneration of members of the Rating Committee.*—The remuneration and travelling allowance to members of any Rating Committee constituted under section 57A who are not paid servants of Government or of the Board, shall be Rs. 40 for every day of the meeting of the Rating Committee and travelling allowance admissible to Class I officers of Bombay Government. It shall however be open to any member of the Rating Committee not to draw any remuneration and/or travelling allowance, and to work in an honorary capacity.

58. The members of the Board shall not be entitled to draw remuneration under rules 4 and 56 simultaneously if the meetings of the Board and of the Rating Committee are held on the same day.

APPENDIX A.

[See rule 28(3)].

FORM OF MORTGAGE.

No. Bombay Electricity Board

Rs.

By virtue of the Electricity (Supply) Act, 1948, the Bombay Electricity (Supply) Rules, 1957 and of other powers enabling it in that behalf the Bombay Electricity Board (hereinafter referred to as "the Board") in consideration of the sum of Rs.

(hereinafter

referred to as "the principal sum") paid to the Board by

of

hereinafter referred to

as "the mortgagee") do hereby grant and assign unto the mortgagee

(his) executors, administrators and assigns such proportion of the undertaking and revenues of the Board as the principal sum doth or shall bear to the whole some which is or shall be charged on the said undertaking and revenues. To hold unto the mortgagee, (his) executors, administrators and assigns from the day of the date of these presents until the principal sum shall be fully paid and satisfied with the interest for the same (subject as hereinafter provided) at the rate of _____ per centum per annum from the _____ day of _____ nineteen hundred and _____ until the payment of the principal sum, such interest to be paid half-yearly on the _____ day of _____ and the _____ day of _____ in each year, and it is hereby agreed that the principal sum shall be repaid at the principal office of the (Registrar of Mortgagees of the) Board on the _____ day of _____ nineteen hundred and _____

Provided always and it is hereby agreed and declare that the before-mentioned time for repayment may from time to time by agreement between the Board and the mortgagee be extended to a subsequent day and upon any such extension the before-mentioned rate of interest may be altered to such other rate or rates of interest as shall from time to time be agreed upon between the Board and the mortgagee and mentioned in an endorsement to be made hereon under the hand of the Chairman or Secretary of the Board for the time being and that upon any such endorsement being made whether relating to extension of time only or to extension of time with alteration of rate of interest the provisions thereof shall be incorporated herewith and shall operate and take effect as though they had been originally inserted herein.

In witness whereof the Board have caused its common seal to be hereunto affixed this _____ day of _____ nineteen hundred and _____.

Secretary of the Board.

The Endorsement within referred to.

The within named _____ consenting the within mentioned time for repayment of the within mentioned principal sum of Rs. _____ is hereby extended to the day of _____ nineteen hundred and _____ (and the interest to be paid thereon on and from the _____ day of _____ nineteen hundred _____ and _____ is hereby declared to be at the rate of _____ per centum per annum).

Dated this _____ day of _____ nineteen hundred and _____

APPENDIX B.

(See rules 51 to 53.)

BOMBAY ELECTRICITY BOARD, ANNUAL BUDGET FOR 19 -19 .

(In accordance with section 61 of the Act.)

BUDGET STATEMENT I.

*Capital Receipts.**Name of Scheme—*

Serial No.	Item.	Actuals.					Average of the past three years.	Budget Esti- mates of current year.	Revised Esti- mates for current year.	Budget Esti- mate for ensuing year.	Remarks. (Explanation of increase or decrease).
		195 -5	195 -5	195 -5	195 -5	195 -5					
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
1	2	3	4	5	6	7	8	9	10		
1	Opening Balance	...									
2	Subvention from Government	...									
3	Loans from Government	...									
4	Issue of Bonds	...									
5	Issue of Stock	...									
6	Other Capital, e.g., consumer's con- tribution for service connections, etc.	...									
7	Borrowings from Reserve—										
	(a) Depreciation Reserve	...									
	(b) Other reserves	...									
8	Other Borrowings (to be specified)	...									

Note.—This form will also be utilised for loans raised by the Board subject to the provisions of Electricity (Supply) Act, 1948, under the head "General Administration", not specifically earmarked for any scheme.

BUDGET STATEMENT II.

Abstract of Capital Receipts.

Serial No.	Item.	Actuals.			Average of the past three years.	Budget Estimates of current year.	Revised Estimates for current year.	Budget Estimate for ensuing year.	Remarks, (Explanation of increase or decrease).
		195-5	195-5	195-5					
		Rs.	P.	As.	Rs.	P.	As.	Rs.	
1	2	3	4	5	6	7	8	9	10
1	Opening Balance					
2	Subvention from Government					
3	Loan from Government					
4	Issue of Bonds					
5	Issue of Stock					
6	Other Capital Receipts, including contributions for service and works, etc.					
7	Borrowing from Reserve					
	(a) Depreciation Reserve					
	(b) Other Reserve					
8	Other Borrowings to be specified.					

BUDGET STATEMENT V.

Name of Scheme—

Revenue Receipts.

Serial No.	Item.	Actuals.		Average of the past three years.			Budget esti. mates of current year.		Revised esti. mates for current year.		Budget esti. mates for ensuing year.		Remarks (Explanation of increase or decrease).
		195-5	195-5	195-5	195-5	195-5	current year.	current year.	current year.	current year.	ensuing year.	ensuing year.	
1.	2	3	4	5	6	7	8	9	10				
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
1	From sale of electricity to—												
	(a) Owners of Controlled Stations ...												
	(b) Extra State Consumers ...												
	(c) Other Consumers ...												
2	From Assisted Wiring, Sale Hire, Hire and Purchase of Apparatus.												
3	From Sale of Equipment manufactured by Board.												
4	From Interest on Securities and Investments.												
5	From Other Items (to be specified) ...												
	Total ...												

BUDGET STATEMENT VII.

Revenue Expenditure.

Name of Scheme—

Serial No.	Item	Amount spent during past three years.			Average expenditure for past three years.	Budget Estimate (current year).	Probable during current year (Revised Estimate).	Amount proposed for the next year.	Remarks. (Explanation for increase or decrease).
		195 —5	195 —5	195 —5					
1	2	3	4	5	6	7	8	9	10
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
1	Operation and Maintenance	...							
2	On Administration	...							
3	On General Establishment Charges.								
4	On Assisted Wiring, Sale, Hire, Hire and Purchase of Apparatus.								
5	On Manufacture of Electrical Equipment.								
6	Other Charges (to be specified)	...							
7	Lump sum (for Contingencies)	...							
	Total	...							

Note.—This form will also be utilised for Board's General Administration expenses at Head Office.

BUDGET STATEMENT VIII.

Abstract of Revenue Expenditure.

Serial No.	Item.	Amount spent during past three years.				Average expenditure for past three years.	Budget Estimate (current- year).	Probable during current year (Revised Estimate).	Amount proposed for the next year.	Remarks (Explanation for increase or decrease).
		Amount of sanctioned estimate, 195	195	195	195					
1		3	4	5	6	7	8	9	10	11
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
1.	Operation and Maintenance	...								
2.	On Administration	...								
3.	On General Establishment Charges.									
4.	On Assisted Wiring, Sale, Hire, Hire and Purchase of Apparatus.									
5.	On Manufacture of Electrical Equipment.									
6.	Other Charges (to be specified)	...								
7.	Lump sum (for Contingencies)	...								

BUDGET STATEMENT IX.

*Appropriation.**Name of Scheme—*

Serial No.	Item.	Actuals for the past three years.			Budget estimates for current year.	Revised estimates for the current year.	Budget estimates for ensuing year.	Remarks (Explanation of increase or decrease).
		195	195	195				
1	2	3	4	5	6	7	8	9
		Rs.	Rs.	Rs.	P.	Rs.	Rs.	
1	To Interest on Bonds and Stock not guaranteed by Government.							
2	To Interest on Bonds and Stock guaranteed by Government.							
3	To Depreciation Reserve Fund							
4	To Repayment of Principal and Interest on sums paid by Government under guarantee.							
5	To Reimbursement of Capital used to finance operating expenditure.							
6	To Contribution to Discount Banking Fund.							
7	To Interest on Loans advanced by Government.							
8	To Contribution to Tariff and Development Reserve.							
9	To Repayment of Interest Free Loans							
	Total							

BUDGET STATEMENT X.

Appropriation (Abstract).

Serial No.	Item.	Actuals for the past three years			Budget estimates for the current year.	Revised estimates for the current year.	Budget estimates for the ensuing year.	Remarks (Explanation of increase or decrease).
		195 -195	195 -195	195 -195				
		3	4	5	6	7	8	9
		Ra.	Ra.	Ra.	Ra.	Ra.	Ra.	
1	To Interest on Bonds and Stock not guaranteed by Government.							
2	To Interest on Bonds and Stock guaranteed by Government.							
3	To Depreciation Reserve Fund							
4	To Repayment of Principal and Interest on sums paid by Government under guarantee.							
5	To Reimbursement of Capital used to finance operating expenditure.							
6	To Contribution to Discount Banking Fund.							
7	To Contribution to General Reserve							
8	To Interest on Loans advanced by Government.							
9	To Contribution to Tariff and Development Reserve.							
10	To Repayment of Interest Free Loans							
11	To Contribution to State Revenue							
12	Taxation Reserve							
	Total							

BUDGET STATEMENT XI.

*Establishment Schedule for year 19 to 19 .**Name of the Scheme—*

General Administration.

No. of posts last year.	Nature of posts and number for budget year.	Grade and pay.	Amount per month.	Amount per annum.	Total.	Allowances per month		Re- marks.
						D. A.	Other than D. A.	
1	2	3	4	5	6	7	8	9

BUDGET STATEMENT XII.

*Establishment Schedule.**Schedule of pay applicable Officers and other permanent employees.*

Grade.	Designation.	Scale of pay.
1	2	3

BUDGET STATEMENT XIII.

Scale of allowances applicable to Officers and other permanent employees.

Description.	Abbreviation.	Scale.	Remarks.
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BUDGET STATEMENT XIV.**Establishment Schedule.**

Number of permanent posts in Establishment Schedule grouped according to pay.

Stages (basic pay).	No. of posts.	Monthly cost.	Annual cost.
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BUDGET STATEMENT XV.**Establishment Schedule.**

List of Officers and other permanent employees who are required to furnish security.

Department.	No. of posts.	Designation.	Grade.	Amount of security.	Authority.	Establishment Schedule Page No.
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BUDGET STATEMENT XVII.

Pro forma Account. (Abstract).

	Dr.	Cr.
	Rs.	Rs.
(1) Expenditure on—		Income from various sources—
(a) Generation of Electricity ...		(1) From sale of Electricity. ...
(b) Purchase of Electricity ...		(2) From Assisted wiring, sale, Hire and Purchase of Apparatus.
(c) Expenditure on Controlled Stations.		(3) From sale of Equipment Manufactured by Board.
(2) Operating Expenditure ...		(4) From Interest on Securities and Investments.
(3) Depreciation ...		(5) From other items (to be specified).
(4) Interest charges ...		(6) Net loss ...
(5) Expenditure on other trading activities of Board.		
(6) Other Items (to be specified) ...		
(7) Net (to be specified) ...		

APPENDIX C.

(See rule 54.)

STATEMENT I.

BOMBAY ELECTRICITY BOARD.

*Accounts for the period ending 19..../19....**Statement of Capital raised as at 31st March 19..../19.*

Maximum limit of Borrowing Powers of the Board [Section 65—Sub-section (3) of the Act].							
Capital raised at the close of the previous year				
Capital raised during the year of account				
Redemptions during the year				
Balance of Borrowing powers of the Board at the end of the year	...						
<i>Details of the Loans raised and Bonds issued and outstanding—</i>							
Descrip- tions of Loans and Bonds.	To the end of previ- ous year.	During the year.	Total.	To the end of previous year.	During the year.	Total.	Balance outstan- ding.

STATEMENT II.

Statement of Capital Expenditure for the year ended.

	Balance at the be- ginning of the year.	Additions during the year.	Retire- ments during the year.	Balance at the end of the year.	Remarks.
A—Intangible Assets—					
1—Preliminary expenses ...					
2—Cost of licenses ...					
3—Miscellaneous expenses ...					
Total, intangible assets					
B—Hydraulic Power Plant—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Reservoirs, dams, water ways and pipelines.					
4. Water Wheels Generators and accessory equipment.					
5. Miscellaneous power, plant equipment.					
6. Roads, railways and bridges.					
Total, Hydraulic Power Plant.					
C—Steam Power Plant—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Boiler plant and equip- ment.					
4. Engines, Turbines, Ge- nerators and accessory equip- ment.					
5. Miscellaneous Power Plant equipment.					
6. Roads and Railway sidings.					
Total, Steam Power Plant					
D—Oil or Gas Power Plant—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Engines, Generators and accessory equipment.					
4. Miscellaneous Power Plant equipment.					
Total, Oil or Gas Power Plant.					

STATEMENT II—*contd.*

	Balance at the beginning of the year.	Additions during the year.	Retire- ments during the year.	Balance at the end of the year.	Remarks.
E—Transmission Plant (Extra High Voltage)—					
1. Land and Rights ...					
2. Buildings and Structures. ...					
3. Station equipment ...					
4. Towers, Poles and Fix- tures.					
5. Overhead conductors and devices.					
6. Underground cables and devices.					
Total, Transmission Plant (E. H. V.)					
F—Distribution Plant (High Voltage)—					
1. Land and Rights ...					
2. Sub-station equipment ...					
3. Line transformers ...					
4. Towers, poles and fixtures.					
5. Overhead conductors and devices.					
6. Underground cable and devices.					
7. Service connections ...					
8. Meters and accessory equipment.					
Total, Distribution Plant (H. V.)					
G—Distribution Plant (Medium and Low Voltage)—					
1. Land and Rights ...					
2. Poles and Fixtures ...					
3. Overhead conductors and devices.					
4. Underground cables and devices.					
5. Service connections ...					
6. Meters and accessory equipment.					
Total, Distribution Plant (M. & L. V.)					

STATEMENT II—*contd.*

	Balance at the beginning of the year.	Additions during the year.	Retire- ments during the year.	Balance at the end of the year.	Remarks.
H—Public Lighting—					
1. Street and Signallighting systems.					
J—General Equipment—					
1. Land and Rights ...					
2. Building and structures.					
3. Office furniture and equipment.					
4. Transportation and equipment.					
5. Laboratory and meter testing equipment.					
6. Stores ...					
7. General Tools and work equipment.					
8. Communication equipment.					
9. Miscellaneous equipment.					
Total, General Equipment ...					
<hr/>					
Total, Capital Assets ...					
<hr/>					
K—Wiring and Sales—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Office furniture and equipment.					
4. Showroom equipment.					
5. Demonstration equipment.					
6. Stores ...					
L—Manufacture of Electrical Plant—					
1. Land and Rights ...					
2. Buildings and structures.					
3. Office furniture ...					
4. Tools and equipment ...					
5. Stores ...					

Note.—Capital Cost figures against items Nos. F. 7 and G. 5 should exclude the contribution made by consumers towards service line charges. The overall capital costs should however, be shown separately under the remarks column opposite these items.

STATEMENT III—*contd.*

	Amount for year.	Remarks.
	R .	
D.—Other Revenue—		
1. Interest from securities and investments	
2. Commission for the collection of Electricity Duty	
3. Miscellaneous items (to be specified)	
Total, Other Income	
Total, Operating Revenue	

STATEMENT IV.

Statement of Operating Expenses for the year ended.

	Amount for year.	Remarks.
A.—Hydraulic Power Generation—	Rs.	
(a) Operation—		
1. Water for Power	
2. Salaries for supervisory staff	
3. Salaries and wages for labour	
4. Lubricants and other consumable stores	
5. Station supplies and miscellaneous expenses	
Total, Operation	
(b) Maintenance—		
1. Salaries for Supervisory staff	
2. Reservoirs, dams, waterways and pipelines	
3. Prime Movers, generators and accessory equipment	
4. Roads, Railways and Bridges	
Total, Maintenance	
Total, Hydraulic Power Generation Expenses		

STATEMENT IV—*contd.*

	Amount for year.	Remarks.
B.—Steam Power Generation—		
(a) Operation—		
1. Salaries for supervisory staff	
2. Salaries and wages for labour	
3. Fuel	
4. Lubricants and other consumable stores	
5. Water (if purchased separately)	
6. Station supplies and miscellaneous expenses		
	Total, Operation	
(b) Maintenance—		
1. Salaries for supervisory staff	
2. Boilers, furnaces, steam pipes and accessory equipment	...	
3. Engines, turbines, generators and accessory equipment	...	
	Total, Maintenance	
	Total, Steam Power Generation Expenses	
C.—Oil or Gas Power Generation—		
(a) Operation—		
(1) Salaries for supervisory staff	...	
(2) Salaries and wages for labour	...	
(3) Fuel	
(4) Lubricants and other consumable stores	
(5) Water (if purchased separately)	...	
(6) Station supplies and miscellaneous expenses	...	
	Total, Operation	
(b) Maintenance—		
1. Salaries for supervisory staff	...	
2. Engines, generators and accessory equipment	...	
	Total, Maintenance	
	Total, Oil or Gas Power Generation Expenses	
D.—Power Purchased—		
	Total, Production Expenses A+B+C+D ...	

STATEMENT IV—*contd.*

	Amount for year.	Remarks.
E.—Transmission (Extra High Voltage)—		
Operation and Maintenance—		
1. Salaries for supervisory staff
2. Salaries and wages for labour for station
3. Salaries and wages for labour for lines
4. Supplies and miscellaneous expenses for station
5. Supplies and miscellaneous expenses for lines
Total, Transmission Expenses (E. H. V.)
F.—Distribution (High Voltage)—		
Operation and Maintenance—		
1. Salaries for supervisory staff
2. Salaries and wages for labour for stations
3. Salaries and wages for labour for H. V. Mains
4. Supplies and miscellaneous expenses for stations
5. Supplies and miscellaneous expenses for mains
Total, Distribution (H. V.) Expenses
G.—Distribution (Medium and Low Voltage)—		
Operation and Maintenance—		
1. Salaries for supervisory staff
2. Salaries and wages for labour
3. Supplies and miscellaneous expenses
Total, Distribution (M. & L. V.) Expenses
H.—Public Lighting—		
Operation and maintenance
I.—Consumers' Services, Accounts, Collection and Sales promotion—		
1. Salaries for supervisory staff
2. Meter reading and inspection
3. Billing, collecting and accounting
4. Demonstration and advertising
5. Merchandising, servicing and contract work
6. Miscellaneous expenses
Total, Consumers' Services etc.

STATEMENT IV—concl'd.

Amount for year	Remarks.
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J.—Rates and Taxes—

K.—General Establishment charges—

1. Salaries of general officers and executives
2. Other general office salaries ...
3. Travelling and other expenses of officers and staff
4. Rents ...
5. General office supplies and expenses
6. Auditors services ...
7. Legal services ...
8. Insurance ...
9. Other items (to be specified) ...

Total, General Establishment Charges

L.—Administration Expenses—

1. Members' Remuneration ...
2. Members' Travelling and other allowances ...

Total, Management Expenses

Total, Operating Expenses

STATEMENT V.

Statement of depreciation for the year ended.

Description of assets in groups as per Statement II.	Balance brought forward from last account.	Depreciation written off during the year.	Arrears of Depreciation paid during the year.	Withdrawals during the year.	Balance at the end of the year.	Remarks.
A.—Intangible Assets.						
B.—Hydraulic Power Plant.						
C.—Steam Power Plant.						
D.—Oil or Gas Power Plant.						
E.—Transmission Plant—Extra						
F.—Distribution plant—High Voltage.						
G.—Distribution Plant—Medium and Low Voltage.						
H.—Public Lighting						
J.—General Equip- ment.						
K.—Wiring and Sales.						
L.—Manufacture of electrical Plant.						

Total Depreciation.

STATEMENT VI.

Statement of General Reserve for the year ended....

Particulars.	Balance at the beginning of the year.	Appropriation * during the year of account.	Withdrawals during the year of account.	Balance at the end of the year.	Remarks.
--------------	--	--	--	--	----------

STATEMENT VII.

Statement of Tariffs and Development Reserve for the year ended....

Particulars.	Balance at the beginning of the year.	Appropriations for the year.	Withdrawals during the year for—			Balance at the end of the year.	Remarks.
			Develop- ment grants.	Transfers to Revenue Account for Tariff Reduction.	Total.		

STATEMENT VIII.

Net Revenue and Appropriation Account for the year.....

A—Net Revenue Account.

Dr.		Cr.	
Particulars.	Amount.	Particulars.	Amount.
1. To operative expenses as per Statement IV.		1. By gross receipts as per Statement No. III.	
2. To Contributions towards Staff Provident Fund and/or Pension Fund.			
3. To Depreciation as per Statement V.			
4. To bad Debts written off			
5. To Net Surplus carried over to Statement IX.			
Total	...	Total	

STATEMENT IX.

Net Revenue and Appropriation Account of the year ended.....

B—Appropriation Account.

Dr.		Cr.	
Particulars.	Amount.	Particulars.	Amount.
1. To Interest on loans ..		1. By balance from last year's account.	
2. To Federal Taxes as income and profits.		2. By net surplus brought over from Statement VIII.	
3. To instalment of write down in respect of intangible assets.			
4. To Contribution to General Reserve.			
5. To Interest on Bonds and Stock not guaranteed.			
6. To Depreciation Reserve by Government.			
7. To Interest on Bonds and Stock guaranteed by Government.			
8. To Repayment of Principal and Interest on sums paid by Government.			
9. To Reimbursement of Capital used to finance operating expenditure.			
10. To Contribution to General Reserve.			
11. To Interest on Loans advanced by Government.			
12. To Contribution to Tariff and Development Reserve.			
13. To Repayment of Interest free loans.			
14. To Contributions to State Reserves.			
15. To balance carried forward to next year.			

STATEMENT X.

General Balance Sheet as on 31st December 19 . . .

Liabilities and Credit Balances.	Amount.	Assets and Debit Balances.	Amount.
	Rs.		Rs.
Maximum limit of Borrowing Powers of the Board.			
1. Loans and Bonds outstanding <i>vide</i> Statement I.		1. Capital amount expended on works <i>vide</i> Statement II.	
2. Balance due on construction of plant, machinery, etc.		2. Capital Work in progress.	
3. Sundry creditors on open accounts.		3. Stores on hand :— (a) Coal, Fuel, etc. (b) Trading. (c) Manufacturing. (d) General.	
4. Consumers' security deposit . .		4. Advances to Licensees.	
5. Depreciation Reserve <i>vide</i> Statement V.		5. Sundry debtors for amounts paid on account of contracts in course of completion.	
6. General Reserve <i>vide</i> Statement VI.		6. Sundry debtors for electricity supplied.	
7. Tariffs and Development Reserve <i>vide</i> Statement VII.		7. Other debtors.	
8. Accounts payable to be specified.		8. Securities at cost.	
9. Other current and accrued liabilities to be specified.		9. Special deposits.	
		10. Accounts receivable to be specified.	
		11. Deferred payments.	
		12. Cash at Bank.	
		13. Cash on hand.	
		14. Balance of net revenue and appropriations account <i>vide</i> statements VIII and IX.	

STATEMENT XI.

Budget Appropriation Account.

Serial No.	Name of Scheme.	Budget Head.	Budget grant.	Supplement-ary grant.	Final modified grant of appropriation.	Expenditure	Difference between columns 4 and 6.	Difference between columns 6 and 7.	Causes of difference shown in column 8.	Causes of difference shown in Column 9.	Remarks.
1	2	3	4	5	6	7	8	9	10	11	12

APPENDIX D.

[See Rule 55(2)]

Annual Statistics.

STATEMENT I.

Particulars of Generating Plant.

A. Generating Plant Owned and Operated by the Board.

Name of Power Station.	Installed capacity of power plant.					
	As at the end of the previous year.		Addition during the year.		As at the end of the year.	
	Generators.	Boilers.	Generators.	Boilers.	Generators.	Boilers.
	kW.	Lbs./hr.	kW.	Lbs./hr.	kW.	Lbs./hr.
Steam—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						
Oil—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						
Hydro—						
(i)	..					
(ii)	..					
(iii)	..					
etc.						

B. Generating Plant Controlled by the Board.

Name of Power Station.	Installed capacity of power plant.					
	As at the end of the previous year.		Addition during the year.		As at the end of the year.	
	Generators.	Boilers.	Generators.	Boilers.	Generators.	Boilers.
	kW.	Lbs./hr.	kW.	Lbs./hr.	kW.	Lbs./hr.
Steam—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						
Oil—						
(i)	..					
(ii)	...					
(iii)	...					
etc.						
Hydro—						
(i)	...					
(ii)	...					
(iii)	...					
etc.						

STATEMENT II.

Particulars of the Board's Transmission Lines (11 kV and above.)

Name of section.	Voltage.	No. of circuits.	Length in circuit miles.		
			As at the end of the previous year.	Additions during the year.	As at the end of the year.

STATEMENT III.

Particulars of the Board's Distribution Lines.

District or area.	Voltage.	Length of miles.
		As at the end of the previous year.
		Additions during the year.
		As at the end of the year.

STATEMENT IV.

Particulars of Transformers.

Total Transformer kVA.

District or area.	As at the end of the previous year.		Additions during the year.		As at the end of the year.	
.	11 kV and below.	above 11 kV.	11 kV and below.	above 11 kV.	11 kV and below.	above 11 kV.

STATEMENT V

Particulars of the Board's electricity production.

	Owned.	Controlled.	Total.
1. Aggregate maximum demand—kW.			
2. kWh generated and/or purchased—			
(a) Generated by Steam ..			
(b) Generated by Oil ..			
(c) Generated by Hydro ..			
(d) Purchased ..			
			Total
3. Fuel consumed—			
(a) Coal in tons ..			
(b) Oil in tons ..			
4. kWh used for auxiliaries in Power Station ..			

STATEMENT VI.

Particulars of the Board's electricity production.

	kWh		
1. Domestic—			
(i) Heat and power ..			
(ii) Light and fans ..			
2. Commercial light and small power—			
(i) Heat and power ..			
(ii) Light and fans ..			
3. Industrial power—			
(i) Low and medium voltage ..			
(ii) High voltage ..			
4. Street lighting ..			
5. Tramways ..			
6. Electric railways ..			
7. Irrigation and agricultural de-watering ..			
8. Public water works and sewage pumping ..			
9. Supplies to military services ..			
10. Supplies in bulk to—			
(i) Owners of Controlled Station ..			
(ii) Distributing Licences in the State ..			
(iii) Extra State Consumers ..			
11. Total electricity sales ..			

STATEMENT VII.

Particulars of consumers served directly by the Board.

		Number of consumers served.		
		As at the end of the previous year.	Addition during the year.	As at the end of the year.
1.	Domestic—			
	(i) Heat and power ...			
	(ii) Light and fans ...			
2.	Commercial light and small power—			
	(i) Heat and power ...			
	(ii) Light and fans ...			
3.	Industrial power—			
	(i) Low and medium voltage ...			
	(ii) High voltage ...			
4.	Street lighting ...			
5.	Tramways ...			
6.	Electric Railways ...			
7.	Irrigation and agricultural de-watering			
8.	Public water work and sewage pumping			
9.	Supplies to military services ...			
10.	Supplies in bulk to—			
	(i) Owner of controlled stations			
	(ii) Distributing license in the State			
	(iii) Extra State Consumers			
Total				

STATEMENT VIII.

Particulars of the Board's connected load.

		Total connected load.		
		As at the end of the previous year.	Addition during the year.	As at the end of the year.
1.	Domestic—			
	(i) Heat and power			
	(ii) Light and fans.			
2.	Commercial light and small power—			
	(i) Heat and power.			
	(ii) Light and fans.			
3.	Industrial power—			
	(i) Low and medium voltage.			
	(ii) High voltage.			
4.	Street lighting.			
5.	Tramways.			
6.	Electric railways.			
7.	Irrigation and agricultural de-watering.			
8.	Public water works and sewage pumping.			
9.	Supplies to military services.			
10.	Supplies in bulk to—			
	(i) Owners of Controlled Stations.			
	(ii) Distributing Licenses in the State			
	(iii) Extra State Consumers.			
Total				

STATEMENT IX.

Particulars of towns and villages provided with electricity supply.

Number of towns or villages

	As at the end of the previous year.	Additions dur- ing the year.	As at the end of the year.
Over 100,000			
50,000—100,000			
20,000—50,000			
10,000—20,000			
5,000—10,000			
Below 5,000			

Old Secretariat Building, Fort, Bombay No. 1, 2nd April 1957.

ELECTRICITY (SUPPLY) ACT, 1948 (LIV OF 1948).

No. SRA 1057-K—In exercise of the powers conferred by section 5 of the Electricity (Supply) Act, 1948, the Government of Bombay is pleased to appoint Shri Kantilal Chaturbhai Patel, A.M.I.E.E., Nadiad, as a member of the Bombay State Electricity Board, constituted under Government Notification, Industries and Co-operation Department, No SRA 1057-K, dated the 31st January 1957.

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 28th March 1957.

MANOEUVRES, FIELD FIRING AND ARTILLERY PRACTICE ACT, 1938.

No. FAP. 1057-N.—In exercise of the powers conferred by sub-section (1) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938 (V of 1938), the Government of Bombay hereby defines in the Schedule hereto appended the following areas in the Zalawad District as the areas within which for a period of 5 (five) years commencing from the date of this notification the carrying out periodically of Field Firing and Artillery Practice is authorised, namely:—

AREA.

Name of Taluka.	Name of Village.	Description of the area.		
1	2	3	Acres	Gunthas
Little Rann of Cutch.	"KESHMARI BET" and surrounding area in the Little Rann of Cutch.	Grazing area	878	4
		Desert area	29,509	12
		Range Boundary area.	4,628	4
			35.015	20

Bounded on the—

- | | |
|-----------|----------------------------|
| (1) North | } by Little Rann of Cutch. |
| (2) East | |
| (3) West | |
| (4) South | |

Sachivalaya, Bombay, 15th April 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB-2556/28555-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immovable property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LND-515/X, dated the 14th October 1950, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

Village Nandur Bahula, Taluka Nasik, District Nasik,
Survey No. 26, area 25 acres.

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

AGRICULTURE AND FORESTS DEPARTMENT.

Old Secretariat, Bombay, 16th April 1957.

No. Act-1656-T.—In exercise of the powers conferred by section 7 of the Cotton Transport Act, 1923 (III of 1923), in its application to the Vidarbha region of the State of Bombay, the Government of Bombay hereby amends rules published in the Central Provinces and Berar Government Notification No. 16459-XIV, dated the 4th February, 1930, as follows, namely :—

In rule 1 of the said rules, for the words "Director of Agriculture Central Provinces" the words "Director of Agriculture, Bombay State" shall be substituted.

By order and in the name of the Governor of Bombay,

A. L. DIAS,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 15th April 1957.

Factories Act, 1948.

No. FAC. 1656.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the India Security Press and Central Stamp Store, Nasik Road, from the provisions of sections 51, 54 and 56 of the said Act, for a further period of three months from 22nd April 1957 to 21st July 1957 subject to the condition that no worker shall be allowed to work for more than sixty hours during any week

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

Old Secretariat Building, Bombay 1, 20th April 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. HS. 4854/5100-F.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), sections 2 and 3 of the Requisitioned Land (Continuance of Powers) (Bombay Amendment) Act, 1951 (Bom. I of 1951), and section 7 of the Bombay General Clauses Act, 1904 (Bom. I of 1904), the Government of Bombay hereby appoints Shri A. M. T. Waquif, Second Joint Civil Judge (Senior Division), Ahmedabad, as an Arbitrator to determine the amount of compensation payable in respect of the lands specified in the Schedule annexed hereto and acquired by the Collector of Ahmedabad under his notice No. REQ. DIR., dated 16th March 1949, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District.	Taluka.	Village.	Survey No.	Hissa No.	Plot No.	Area of land.			
						A.	G.	As.	or Sq. yds.
Ahmedabad	City	Sahipur ...	142	2	...	2	9	0
			143	3	32	0
			144 and 145	2	5	0
			149	2	2	0
			148	1	23	0
			153	3	...	0	14	0
			402	0	3	12
			25	...	3			1,000
Hansol	...		99	2	33	0
			266/2	1	22	8
Naroda	...		159	1	14	0

By order and in the name of the Governor of Bombay,

N. M. JANI,
Assistant Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 9th April 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-2557/33765(a)-XII.—In exercise of the powers conferred by section 31 of the Cattle Trespas Act, 1871 (1 of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act in the local areas subject to their respective jurisdiction.

Schedule.

Serial No.	Name of Group Gram Panchayat.		Taluka.		District.
1	Pachhapur	...	Ehiwandi	...	Thana.
2	Dolkhamb	..	Shahapur	...	Thana.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2557/33765(b)-XIII.—The Government of Bombay is pleased to direct that the appointments to the posts of Pound-keeper under section 6 of the Cattle Trespas Act, 1871 (1 of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

Schedule.

Serial No.	Name of Group Gram Panchayat.		Taluka.		District.
1	Pachhapur	..	Ehiwandi	...	Thana.
2	Dolkhamb	...	Shahapur	...	Thana.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

January-April 1957

AGRICULTURE AND FORESTS DEPARTMENT.

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Cotton Transport, III of 1927—	
Amends G. N., Central Provinces and Bihar, No. 161-59-XIV, dated 4th February 1930	557
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Authorises certain officers to decide on applications and/or certain sections and appoints certain officers to be the appraisers and surveyors	79
Includes certain species to G. N., A. & W. D., No. PRF-3252/1932-3, dated 22nd October 1955	12
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HOME DEPARTMENT.

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Establishes a Civil Court in certain areas and excludes certain villages from the jurisdiction of certain Civil Judges and includes in another,...	88, 348
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Central Provinces and Berar Motor Vehicles Rules, 1940—	
Amendments (draft 360)	
Hyderabad Motor Vehicles Rules, 1956—	
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Bombay Electricity (Supply) Rules, 1957 ...	(draft 411), 511
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Cancels Madhya Pradesh Cotton Cloth Trade Regulation Order, 1956 and Madhya Pradesh Yarn Dealers Licensing Order, 1956 ...	465
Indian Electricity, IX of 1910—	
Amends the Trombay Thermal Power Electric Licence, 1953 ...	374
Appoints certain officer as an authority to whom every licensee in the State of Bombay shall render an annual Statement of accounts ...	90
Authorises certain Company to supply electrical energy to certain consumers ...	1, 27, 78
Confers upon certain companies powers under certain sections of the Indian Telegraph Act, 1885, in respect of certain cases ...	77
Revokes the Chopda Electric Licence, 1936 ...	90
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Amends the rules and conditions prescribed by the Government of Bombay for issuing certificates of competency ...	505
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LABOUR AND SOCIAL WELFARE DEPARTMENT.

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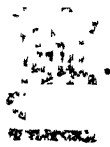
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The Bombay Government Gazette

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THURSDAY, 2ND MAY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A

Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.

HOME DEPARTMENT.

Sachivalaya, Bombay, 23rd April 1957

Poisons Act, 1919.

No. PNA/1056(X).—The following draft of a notification which it is proposed to issue under section 2 of the Poisons Act, 1919 (XII of 1919), is published, as required by sub-section (2) of section 8 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after 25th May 1957.

2 Any objection or suggestion which may be received by the Secretary to the Government of Bombay, Home Department, from any person with respect to the said draft on or before the date aforesaid will be considered by the Government:—

Draft Notification.

In exercise of the powers conferred by section 2 of the Poisons Act, 1919 (XII of 1919), the Government of Bombay hereby amends the rules for regulating the possession for sale and the sale of poisons within the pre-Reorganisation State of Bombay, excluding the transferred territories published

in Government Notification in the Home Department, No. 705, dated the 11th November 1922, as follows, namely :—

In rule 2 of the said rules, under the heading “B” after the entry relating to “Carbolic acid” the following entry shall be inserted, namely :—

“*Higher Alcohols*” i.e. Amyl Alcohol, Butyl Alcohol, Capryl Alcohol and other substances containing such Higher Alcohols, such as Fuel Oil”.

By order and in the name of the Governor of Bombay,

D. S. JOSHI,
Secretary to Government.

Sachivalaya, Bombay, 22nd April 1957.

MOTOR VEHICLES ACT, 1939.

No. MVD 3457(VII)-XII.—In exercise of the powers conferred by subsection (1) of section 44 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the State of Bombay, the Government of Bombay hereby amends with effect on and from the first day of June 1957, Government Notification in the Home Department, No. MVD 3356/C-1958-E, dated the 1st November 1956, as follows, namely :—

In the Schedule to the said Notification, against entry 3, in column 2 for the words “and Parbhani” the words “Parbhani and East Khandesh” shall be substituted.

Sachivalaya, Bombay, 23rd April 1957.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1056/19390-XII.—In exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In rule 75 of the said Rules, after the words “The Secretary” where they occur for the second time, the words “or a Deputy Secretary” shall be inserted.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 22nd April 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. HS. 4354/F.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), sections 2 and 3 of the Requisitioned Land (Continuance of Powers) (Bombay Amendment) Act, 1951 (Bom. I of 1951), and section 7 of the Bombay General Clauses Act, 1901 (Bom. I of 1901), and in supersession of Government Notification in the Rehabilitation, Housing and Backward Classes Department, No. HS. 4854/12331-B, dated the 28th March 1956, the Government of Bombay hereby appoints Shri A. M. T. Waqif, 2nd Joint Civil Judge (Senior Division), Ahmedabad, as Arbitrator to determine the amount of compensation payable in respect of the lands specified in the Schedule annexed hereto and acquired by the Collector of Ahmedabad under his notice No. R.E.Q.D.I.R., dated the 16th March 1949, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District, taluka and village or city.	Survey No.	Hissa No.	Plot No.	Area of the land.				Sq. Yds.
				A.	g.	a.	p.	
Ahmedabad City— Village Shahijpur Bogha.	73	Full	10,886
	63	4	1,585
	40		26	1,500
	25		15	1,000
	22		49	500
	56		9	803
	25		13	1,000
	23		12	1,000
	24		26-27	2,000
	72		144
	56		6 and 10	1,893
	61		4	1,000
	25		3	1,600
	135	1		0	28	0	0	
	135	2		1	17	0	0	
	136	2		1	7	0	0	
	137	0		0	13	0	0	
	109	2		0	32	0	0	
	117	1		0	32	0	0	
	130	2-3		0	25	0	0	
	109	4		0	33	0	0	
	130	1		0	9	0	0	
	161	3-4		1	5	0	0	
	141	1		0	31	0	0	
	135	3		2	33	0	0	
	136	3		0	31	0	0	
	137	4-5		1	9	0	0	

District taluka and village or city.	Survey No.	Hissa No	Plot No	Area of the land				Sq. Yds.
				A.	g	a	p.	
Ahmedabad City—								
Village Shahjpur								
Bogha— <i>contd.</i>	132	3	...	1	2	0	0	
	133	4	...	1	10	0	0	
	134	5	...	1	28	0	0	
	121	1	4	0	0	
	122	2	26	0	0	
	123	0	24	0	0	
	124	2	23	0	0	
	125	2	22	0	0	
	377	2	...	0	35	0	0	
	120	1	14	0	0	
	127	1	5	0	0	
	119	1	20	0	0	
	151	2	...	0	26	0	0	
	155	1-2	...	1	2	0	0	
	154	2	...	1	5	0	0	
	153	1	...	0	24	0	0	
	128	2	...	0	31	0	0	
	135	2	13	0	0	
	139	2	...	2	16	0	0	
	140	2	...	1	7	0	0	
	115	2	34	0	0	
	125	1	...	0	35	0	0	
Village Naroda ...	1129	2	1	35	0	0	..
	182	3	2	0	0	...
	183	2	2	8	0	...
	184	3	37	8	0
Village Shahjpur	116	1	25	0	0
Bogha.	378	1	2	12	0	0
	118	1	31	0	0
	129	2	16	0	0
	132	0	18	0	0
	133	1	..	0	24	0	0
	134	1 }	1	3	0	0
	134	2 }	1	3	0	0
	150	3	..	0	25	0	0
	156	1, 2, 3	1	33	0	0
	157	3	8	0	0
	153	2	0	15	0	0
	155	4, 1	0	9	0	0
	155	4	0	8	0	0
	151	1	0	30	0	0
	153	4, 5	1	11	0	0
	150	1	0	22	0	0
	152	3	12	0	0
	114	0	22	0	0
	126	1	0	19	0	0
	109	2	..	0	32	0	0
	117	2	0	31	0	0
	130	2, 3	0	25	0	0
	109	4	0	33	0	0
	130	1	0	9	0	0
	109	3	0	31	0	0
	117	1	0	32	0	0
Ahmedabad City—	1124	3	28	0	0
Village Naroda.								
Village Shahjpur	70	2	0	0	20	0
	33	47	1,000
	23	5, 59	2,000
Village Naroda ...	174	4	16	0	0
	251	1	13	0	0

District, taluka and village or city.	Survey No.	Plot No.	Plot No.	Area of the land.				Sq. Yds.
				A	L	a.	p.	
Village Hansol ...	42	1	1	22	0	0
	43	1	2	30	0	0
	128	1-2	0	10	0	0
	43	2	2	22	0	0
	129	0	0	6	10
	135	0	24	0	0
	137/1	1	1	0	0
	38	1	0	36	0	0
	38	2	0	20	0	0
	38	3	0	13	0	0
	38	4	0	13	0	0
Village Sahijpur, Bogha.	56	7	893
	56	8	893
	61	2	930
	61	10	800
	70	1	0	30	0	0
	70	3	0	0	20	0
	72	6	0	0	0	356
	82	2	0	0	23½	0
	23	12	1,000
	23	20, 21, 22,	4,000
			23
	25	9, 10	2,000
	33	15	1,000
	23	24, 25	2,000
	30	19	1,000
	24	25	1,000
	24	24	1,000
	24	5	1,000
	377	2	2	35	0	0
	25	5	1,000
	23	6, 11, 19-30	8,551
			31-32
			57-58, 60
	24	1-4, 6, 7	0,000
	34	34	1,000
	23	27	1,000
	30	5	1,000
	30	17	1,000
	128	2	0	31	0	0
	126	2	1	7	0	0
	127	1	5	0	0
	129	2	16	0	0
	132	1	0	18	0	0
Ahmedabad City— Village Sahijpur, Bogha.	133	1	0	24	0	0
	134	1-2	1	3	0	0
	150	3	0	25	0	0
	132	2	0	8	0	0
	137	1, 2	1	11	0	0
	150	2	0	21	0	0
	133	3	0	17	0	0
	134	3	0	14	0	0
	133	2	0	18	0	0
	150	4	0	25	0	0
	134	4	0	14	0	0
	135	1	0	28	0	0
	136	1	0	14	0	0
	137	3	0	17	0	0
	155	3	0	17	0	0

District, taluka and village or city.	Survey No.	Hissa No.	Plot No.	Area of the land.				Sq. Yds.
				A.	g.	a.	p.	
	146	4	26	0	0
	147
	155	5-6	1	3	0	0
	369	1	1	3	0	0
	377	3	1	24	0	0
	378	2	1	1	0	0
	133	2	0	18	0	0
	137	1-2	1	11	0	0
	134	4	0	14	0	0
	135	1	0	28	0	0
	136	1	0	14	0	0
	137	3	0	17	0	0
	136	2	1	7	0	0
	137	6	0	13	0	0
	135	3	1	17	0	0
	155	3	0	17	0	0
	141/1	0	31	0	0
	148	1	23	0	0
	378/1	2	12	0	0
	155/2	0	26	0	0
	155	1, 2	1	2	0	0
	156	1, 2, 3	1	33	0	0
	157	2	3	8	0	0
	377	2	0	35	0	0
	141	3, 4, 5, 7, 8	4	10	0	0
	154	1	0	25	0	0
	154	2	1	5	0	0
	161	1	1	9	0	0
	161	2	1	2	0	0
Village Kotarpur ...	23	0	15	0	0
	24	8	21	0	0

By order and in the name of the Governor of Bombay,

N. M. JANI,

Assistant Secretary to Government.

Old Secretariat Building, Bombay, 23rd April 1957.

FACTORIES ACT, 1948.

No. FAC. 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Government Central Press, Bombay, from the provisions of sections 51, 52, 54 and 56 of the said Act, from 27th April 1957 to 6th May 1957 (both days inclusive) subject to the following conditions, namely:—

- (1) No worker shall be allowed to work for more than 11 hours in any day;

(2) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the worker shall be allowed intervals for rest as required by section 55 of the said Act.

Old Secretariat Building, Fort, Bombay, 25th April 1957.

FACTORIES ACT, 1948.

No. FAC. 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Currency Note Press, Nasik Road, from the provisions of sections 51, 54 and 56 of the said Act, for a further period of three months from 1st May 1957 to 31st July 1957, subject to the condition that no worker shall be allowed to work for more than sixty hours during any week.

By order and in the name of the Governor of Bombay.

V. S. KHAIRE,
Officer on Special Duty.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay, 22nd April 1957.

THE COTTON GINNING AND PRESSING FACTORIES, ACT. 1925.

No. IDL-3755.—The following draft of a notification which it is proposed to issue under section 13 of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories is published as required by sub-section (2) of the said section 13, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 30th May 1957.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Industries and Co-operation Department from any person with respect to the said draft before the aforesaid date will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 13 of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925), in its application to the

pre-Reorganisation State of Bombay excluding the transferred territories, the Government of Bombay hereby amends the Bombay Cotton Ginning and Pressing Factories Rules, 1925, as follows, namely :—

1. In the said rules, in Schedule C in column 1—
 - (i) for the entry—

“2. Surti Suyog”,
the entry
“2. Surti/2087 Vijalpa”,
shall be substituted;
 - (ii) in the entry “4. Saurashtra and Gujarat Short Staple (Mathia)” for the brackets and word “(Mathia)” the brackets and word “(Mathio)” shall be substituted;
 - (iii) for the entry—

“6. Other Americans”
the entry
“6. Other Americans such as (170602 and 134-CO2 M)”
shall be substituted;
2. In the said rules, in Schedule D,—
 - (i) for the entry—

“Surti Suyog” wherever it occurs the entry “Surti/2087 Vijalpa” shall be substituted;
 - (ii) against entry “2. Gujarat” in column 2—
 - (a) in the entry “4. Gujarat Short Staple (Mathia)”, for the brackets and word (Mathio)” shall be substituted;
 - (b) for the entry—

“5. Other Americans.” the entry “Other Americans such as (170CO2 and 134-CO2 M)”
shall be substituted;
 - (iii) against entry “4. East Deccan.” in column 2—
 - (a) for the entry

“6. Others” the entry—
“6. Other Americans (170-CO2 and 134-CO2)”
shall be substituted;
 - (b) after entry 6 the entry “7. Others” shall be added.
 - (iv) against entry “5. West Deccan and Southern Maratha Country” in column 2—
 - (a) for the entry—

“7. Others” the entry—
“7. Other Americans (170-CO2 and 134-CO2)”
shall be substituted;
 - (b) after entry 7 the entry “8. Others” shall be added;

(v) after the words and brackets "Total-Bombay State (exclusive of Block No. 1)" the words and brackets "(1) the Konkan and Greater Bomoay" shall be inserted;

(vi) after the words "Cotton Waste" the words and brackets "(2) Total-Bombay State (excluding Konkan and Greater Bombay)" shall be inserted.

Old Secretariat Building, Fort, Bombay, 26th April 1957.

No. LTT. 1257-L.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910); and in supersession of Government Notification No. LTT. 1257-L, dated 22nd March 1957, the Government of Bombay is pleased to amend the Trombay Thermal Power Electric License, 1953, published under Government Notification No. LTT. 1053, dated 19th November 1953, at pages 124-131 of the *Bombay Government Gazette*, Extraordinary, Part IV-A, dated 23rd November 1953, as follows, viz. :—

Clause 11 of the Trombay Thermal Power Electric License, 1953, should be substituted by the following clause :—

"11. The generating station will be within the area of supply and shall be for such maximum capacity as may be accepted by the Government having regard to the requirements of the system."

By order and in the name of the Governor of Bombay,

J. D. KAPADIA,
Secretary to Government.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 26th April 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB. 2155-I/H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Government by the Government of India, Defence Department, Notification No. 1365-OR/42, dated 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), the Government of Bombay hereby appoints Shri P. D. Mahatekar, Civil Judge (Senior Division), Thana, as Arbitrator to determine the amount of compensation payable in respect of the immovable property specified in the Schedule annexed hereto and requisitioned by the Collector, Bombay Suburban District, under his orders No. WAR-90, dated 19th February 1943 and No. WAR-102, dated 30th March 1943, issued under sub-rule (1) of Rule 75-A of the Defence of India Rules.

Schedule.

District Bombay Suburban District, Village Malad

Survey No	Hissa No	Area.
		A. g. as.
266	9 part	0 0 12
136A	..	33 1 4
92	3	1 19 1
93	1	3 33 8

REQUISITIONING AND ACQUISITION OF IMMOVABLE PROPERTY ACT, 1952.

No. ARB-2155-I/42348-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (I) of section 8 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (XXX of 1952), delegated by the Government of India, Ministry of Supply, Notification No. 10739/W/II/52, dated the 29th December 1952, the Government of Bombay hereby appoints Shri P. D. Mahatekar, Civil Judge (Senior Division), Thana, as Arbitrator to determine the amount of compensation payable in respect of the immovable property specified in the Schedule annexed hereto and requisitioned by the Collector, Bombay Suburban District, under his orders No. WAR. 90, dated the 15th February 1943 and No. WAR-102, dated the 30th March 1943, issued under sub-rule (1) of rule 75A of the Defence of India Rules.

Schedule.

District Bombay Suburban District, Village Malad.

Survey No.	Hissa No.	Area.
		A. g. as.
266	9 part	0 18 4
136A	...	4 38 12
92	3	2 16 11
93	1	3 25 8

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

The Bombay Government Gazette

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THURSDAY, 9TH MAY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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made by the Government of Bombay under the Central Acts.**

HOME DEPARTMENT.

Sachivalaya, Bombay, 24th April 1957.

IDENTIFICATION OF PRISONERS ACT, 1920.

No. BPA. 2756/104692-V.—In exercise of the powers conferred by section 8 of the Identification of Prisoners Act, 1920 (XXXIII of 1920), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories, the Government of Bombay hereby amends the Bombay Identification of Prisoners Rules, 1936, as follows, namely :—

In the Schedule to the said rules, under the entry relating to the Bombay Police Act, 1951 (Bom. XXII of 1951), for the figures "122" the figures and brackets "118(1), 122" shall be substituted.

By order and in the name of the Governor of Bombay,

D. S. JOSHI,
Secretary to Government.

Sachivalaya, Bombay, 22nd March 1957.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1857/28092-XII.—The following draft of a notification which it is proposed to issue under section 70 of the Motor-Vehicles Act, 1939 (IV of 1939), is published as required by sub-section (1) of section 133 of

the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In rule 117 of the said rules—

(1) in sub-rule (1) for the word “six” the word “fifteen” shall be substituted, and

(2) in sub-rule (4) for the figures “15”, the figures “20” shall be substituted.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

Sachivalaya, Bombay, 30th April 1957.

BOMBAY CIVIL COURTS ACT, 1869.

No. DCE. 2156/28143.—In exercise of the powers conferred by sections 21, 22-A and 23 of the Bombay Civil Courts Act, 1869 (XIV of 1869), and in supersession of Government Notification, Home Department, No. 7482/5-II, dated the 1st December 1951, the Government of Bombay hereby directs that with effect from the 6th May 1957—

(1) the Court of the Civil Judge (Junior Division), Himatnagar, shall be abolished;

(2) there shall be a new Civil Court at Himatnagar, subordinate to the District Court of Ahmedabad;

(3) the said Court shall be presided over by a Civil Judge (Senior Division), who shall hold his Court at Himatnagar;

- (4) the local limits of the ordinary jurisdiction of the said Court of Civil Judge (Senior Division), Himatnagar, shall comprise of Himatnagar Taluka and Bhiloda Taluka of the Revenue District of Sabarkantha.

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay, 27th April 1957.

INDIAN ELECTRICITY ACT, 1910 (IX OF 1910).

No. L.JL 1256-L.—In exercise of the powers conferred by sub-clause (b) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to notify that, on application of the licensee and, after consulting the local authorities concerned, the following amendment has been made in the Jalgaon Electric Licence, 1928, published under Government Notification, Public Works Department, No. 505/27, dated 8th November 1928, at pages 2421-2424 of Part I of the *Bombay Government Gazette*, dated 15th November 1928, and subsequently amended from time to time under Government Notification, Public Works Department, No. 294/36, dated 31st July 1937, and Government Notification, Public Works Department, No. L.JL. 1254, dated 3rd March 1955, viz. :—

“To clause 4 of the said license, after the sub-clause 1(IV) the following sub-clause shall be added, viz. :—

(V) The whole of the area comprised within the limits of the village of Mamudabad as shown by red line on the deposited map No. 3 and bounded as follows :—

North—Villages Nandre, Khaparkheda, Dhamangaon and Turkheda.

West—Villages Kanalda, Vadnagri, Avhana.

South—Limit of the present area of supply.

East—Limit of the present area of supply and part of village Asoda.”

Old Secretariat Building, Fort, Bombay, 29th April 1957.

No. L.KG. 2056-L.—Whereas Messrs. The Allied Electric Agencies Ltd. (hereinafter referred to as the “the said Licensee”), being the holders of Koregaon Electric Licence, 1940 (hereinafter referred to as the said Licensees), applied to the Government of Bombay to authorise the said Licensee to supply energy to the consumer specified in Column 1 of the Schedule appended hereto (hereinafter referred to as “the Consumer”), at his premises described in Column 2 of the said Schedule appended hereto

(hereinafter referred to as the "said premises"), which said premises are outside the area of supply as specified in the said license and shown on the map deposited with Government ;

And whereas the consumer has entered into specific agreement with the Company for taking of such supply ;

Now, therefore, in exercise of the powers conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to authorise the said Licensee to supply energy to the said consumer at the said premises which are outside the area of supply as specified in the said license and for that purpose to lay or place electric supply lines, subject to the provisions of the Indian Electricity Act, 1910, the rules made thereunder and subject to the provisions of Electricity (Supply) Act, 1948, and the terms and conditions of the said license and subject to the requirements of Southern Railways being fulfilled, as if the said supply was made within the area of supply.

Schedule.

Name of the Consumer.	Description of the premises.
1	2
The Executive Engineer, North Inspection Bungalow at Koregaon, Satara Division.	

By order and in the name of the Governor of Bombay,

M. HABIBUDDIN,
Deputy Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 22nd April 1957.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1857-I.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952) and in supersession of Government Notifications specified in the Schedule hereto annexed and in partial supersession of Government of India, Ministry of Labour Notification No. PF. 50(122)/56, dated the 25th June 1956, in its application to the Kutch area of the State of Bombay and in so far as it relates to the establishments referred to in sub-clause (ii) of clause (a) of section 2 of the said Act, the Government of Bombay hereby appoints the Central Provident Fund Commissioner to be an Inspector for the whole of the State of Bombay, for the purposes of the said Act, and of any Scheme framed thereunder, in relation to the establishments referred to in the said sub-clause (ii).

Schedule.

(1) Government of Bombay, Development Department Notification No. EPF. 1656-G, dated the 6th April 1956, in its application to the State of Bombay excluding the transferred territories.

(2) Government of Saurashtra, Industry and Supply Department (Labour); Notification No. LAB/1/55-7, dated the 17th April 1956.

(3) Government of Madhya Pradesh, Labour Department, Notification No. 1306-1823-KII, dated the 8th May 1956, in its application to the Vidarbha region of the State of Bombay.

(4) Government of Hyderabad, Labour Department, Notification No. L/36/56/49, dated the 4th August 1956, in its application to the Hyderabad area of the State of Bombay.

Old Secretariat Building, Bombay, 30th April 1957.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1657-I.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Government of Bombay hereby appoints Shri N. V. Kachhy to be the Inspector for the purposes of the said Act and of any Scheme framed thereunder for the whole of the State of Bombay.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,

Under Secretary to Government.

Old Secretariat Building, Bombay, 29th April 1957.

FACTORIES ACT, 1948.

No. FAC. 1155.—In exercise of the powers conferred by sections 46 and 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely :—

1. In rule 77 of the said Rules,—

(a) in sub-rule (2), for the words "elected by the workers" the words and figures "elected, in the case where there is a Joint Committee constituted under the Bombay Industrial Relations Act, 1946 or any other Committee constituted under any law for the time being in force consisting of representatives of an employer and workers in a Factory, by the members of such Joint Committee or of such other Committee representing the workers, and in any other case, by the workers themselves";

(b) sub-rule (5) shall be deleted.

2. For rule 78 of the said Rules, the following shall be substituted, namely :—

“78. *Foodstuffs to be served and prices to be charged.*—(1) The Chief Inspector of Factories may, by an order in writing, direct the Manager to provide in the canteen any item of foodstuff if he is satisfied that such item is in general demand. Such order shall specify the size of each portion to be served, the number of portions which shall be available and the frequency of serving the particular item per week. Such order shall also specify the time limit within which the order shall be complied with.

(2) Food, drink and other items, served in the canteen shall be sold on non-profit basis and in computing the charges to be made for such food, drink or other items the following items shall not be taken into consideration, namely :—

- (a) the rent for the land and building,
- (b) the depreciation and maintenance charges of the building and equipment provided for the canteen,
- (c) the cost of purchase, repairs and replacement of equipment including furniture, crockery, cutlery, and utensils;
- (d) the water charges and other charges incurred for lighting and ventilation; and
- (e) the interest on the amounts spent on the provision and maintenance of furniture and equipment provided for the canteen;

Provided that where the canteen is managed by a co-operative society registered under the Bombay Co-operative Societies Act, 1925, such society may include in the charges to be made for any such food, drink or other item served, a profit up to 5 per cent. on its working capital employed in running the canteen”.

Old Secretariat Building, Bombay, 30th April 1957.

No. FDE 1256.—In exercise of the powers conferred by sub-section (1), (2), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in modification of Government Notification, Labour and Social Welfare Department, No. FDE 1256, dated the 20th December 1956, the Government of Bombay is pleased to appoint Shri G. M. Kolhatkar to be Chief Inspector of Factories for the whole of the State of Bombay with effect from the 29th April 1957.

FACTORIES ACT, 1948.

No. WOR/1256-J.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by sub-section (2) of section 49 and section 112 of the Factories Act, 1948 (LXIII of 1948), in its application to the pre-Reorganisation State of Bombay, excluding the

transferred territories is published as required by section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after 15th August 1957.

Any objection or suggestion, which may be received by the Secretary to Government of Bombay, Labour and Social Welfare Department, from any person with respect to the said draft before the date aforesaid will be considered by Government.

Draft Notification.

No. WOR/1256-J.—In exercise of the powers conferred by sub-section (2) of section 49 and section 112 of the Factories Act, 1948 (LXIII of 1948), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories, the Government of Bombay hereby amends the Welfare Officers (Recruitment and Conditions of Service) Rules, 1952, as follows, namely :—

In the said Rules, after rule 7, the following rule shall be inserted, namely :—

“7A. *Non-performance of other duties.*—If the Chief Inspector of Factories, Bombay, is of opinion that a Welfare Officer, Additional Welfare Officer or an Assistant Welfare Officer is being required or permitted by the occupier of the factory to do work which is inconsistent with or detrimental to the performance of his duties prescribed by rule 7, the Chief Inspector of Factories may, by an order in writing, direct that such Welfare Officer, Additional Welfare Officer or Assistant Welfare Officer, as the case may be, shall not be required or permitted to do such work.”

Old Secretariat Building, Fort, Bombay, 4th May 1957.

Order.

No. PWA. 1357(1).—For the purpose of clause (e) of sub-section (2) of section 7 and section 11 of the Payment of Wages Act, 1936 (IV of 1936), the Government of Bombay is pleased to authorise subject to the conditions specified below, deduction from the wages of employed persons for the amenity mentioned below supplied by the National Rayon Corporation Ltd., Bombay.

Amenity.

The provision of a Sports club.

Conditions.

1. The sports club shall not be conducted for the purpose of profit.
2. The membership shall be entirely voluntary.

The employees concerned shall authorise the deduction in writing and may at any time revoke such authority.

4. The Chief Inspector of Factories, Bombay State or any Inspector under him shall have a right to enter and inspect the records of club.

5. The rates of monthly subscription shall be as laid down below and shall not be revised without approval of Government :—

	Rs. a. p.
(a) Category 1—Residents of A, B, C, D and and E quarters	2 0 0 per month.
(b) Category 2—Residents of F type quarters	1 0 0 per month.
(c) Category 3—Residents of G type quarters	0 8 0 per month.

6. The expenses towards the maintenance of space provided to the club shall be borne by the Company.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

LEGAL DEPARTMENT.

NOTICE.

No. 11367/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Framroze Dorabji of Bombay on the 24th day of April 1957 ;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. D. Nigudkar, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Framroze Dorabji as a notary, to be submitted within fourteen days from the date of publication of this notice.

Sachivalaya, Bombay

Dated the 4th day of May 1957.

NOTICE.

No. 11386/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri V. D. Saranjame of Nagpur on the 23rd day of April 1957 ;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. D. Nigudkar, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri V. D. Saranjame as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. C. PATEL,

Solicitor to the Government of Bombay in the
Legal Department and Competent Authority.

Sachivalaya, Bombay,

Dated the 6th day of May 1957.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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TUESDAY, 30TH APRIL 1957.

POLITICAL AND SERVICES DEPARTMENT.

Sachivalaya, Bombay, 29th April 1957.

No. SR/ZNC. 1157-I.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 16 of the States Reorganisation Act, 1956, the Governor of Bombay is pleased to nominate the following to be the members of the Zonal Council for the Western Zone, comprising the States of Bombay and Mysore :—

1. Dr. Jivraj Narayan Mehta,
Minister for Finance.
2. Shri Marotrao Sambshio Kannamwar,
Minister for Public Health.

By order and in the name of the Governor of Bombay,

S. V. CHAVAN,

Deputy Secretary to Government.

WEDNESDAY, 1st MAY 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 30th April 1957.

MOTOR VEHICLES ACT, 1939.

No. MVA. 1057/6227-XII.—In exercise of the powers conferred by sub-section (1) of section 44 of the Motor Vehicles Act, 1939 (IV of 1939), and in supersession of all the previous notifications issued in this behalf, the Government of Bombay hereby constitutes, with effect on and from the first day of May 1957, the Regional Transport Authority for the Bombay Region, consisting of the following persons, to exercise and discharge throughout the said Region the powers and functions conferred upon them by or under Chapter IV of the said Act, namely :—

- (1) The Divisional Officer, Bombay Division, Bombay (*Chairman*),
- (2) The Collector, Bombay,
- (3) The Deputy Commissioner of Police, Traffic, Bombay,
- (4) Shri P. G. Kher, M.L.A.,
- (5) Shri Bhanushankar Yagnik, M.L.A.,
- (6) The Regional Transport Officer, Bombay (*Secretary and Executive Officer*).

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

THE BOMBAY GOVERNMENT GAZETTE

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The

Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 16TH MAY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Bombay under the Central Acts.

HOME DEPARTMENT.

Sachivalaya, Bombay, 29th April 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4157/38003(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act, within the local areas subject to their respective jurisdiction.

SCHEDULE.

Sabarkantha District.

Serial No.	Name of Village Panchayat.	Name of Taluka or Mahal.
1.	Indran	... Bayad.
2.	Odha Group Village Panchayat	... Bayad.
3.	Vantdasuka	... Bayad.
4.	Amodra	... Bayad.
5.	Khed Group Village Panchayat	... Himatnagar.
6.	Prempur	... Himatnagar.

Serial No.	Name of Village Panchayat.	Name of Taluka or Mahal.
7.	Akodra	... Himatnagar.
8.	Netramali	... Idar.
9.	Ransan	... Prantij.
10.	Parosada Group Village Panchayat	... Vijaynagar.
11.	Memadpur Group Village Panchayat	... Prantij.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4157/38003(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Sabarkantha District.

Serial No.	Name of Village Panchayat.	Name of Taluka or Mahal.
1.	Indran	... Bayad.
2.	Odha Group Village Panchayat	... Bayad.
3.	Vantdasuka	... Bayad.
4.	Amodra	... Bayad.
5.	Khed Group Village Panchayat	... Himatnagar.
6.	Prempur	... Himatnagar.
7.	Akodra	... Himatnagar.
8.	Netramali	... Idar.
9.	Ransan	... Prantij.
10.	Parosada Group Village Panchayat	... Vijaynagar.
11.	Memadpur Group Village Panchayat	... Prantij.

CATTLE TRESPASS ACT, 1871.

No. CTA-1857/35183(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Broach District.

Serial No.	Name of Village Panchayat.	Taluka/Mahal.
1.	Tralsha	Broach.
2.	Taropa	Nandod.
3.	Selamba Group Village Panchayat.	Sagbara.

CATTLE TRESPASS ACT, 1871.

No. CTA. 1857/35183(b)-XIII.—The Government of Bombay is pleased to direct that the appointment to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Broach District.

Serial No.	Name of Village Panchayat.	Taluka or Mahal.
1.	Tralsha	Broach.
2.	Taropa	Nandod.
2.	Selamba Group Village Panchayat.	Sagbara.

Sachivalaya, Bombay, 30th April 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-1657/26642(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of Village.	Name of Village Panchayat.	Taluka or Mahal.
1	Zundal ...	Zundal ...	Daskroi.
2	Bhankoda ...	Bhankoda ...	Viramgam.
3	Bhoini ...	Bhoini ...	Viramgam.
4	Unchadi ...	Unchadi ...	Dhanduka.
5	Nava Wadaj ...	Ahmedabad City ...	City.
6	Lana ...	Lana ...	Dholka.
7	Bagodra ...	Bagodra ...	Dholka

CATTLE TRESPASS ACT, 1871.

No. CTA. 1657/26642(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of Village	Name of Village Panchayat.	Taluka or Mahal.
1	Zundal ...	Zundal ...	Daskroi.
2	Bhankoda ...	Bhankoda ...	Viramgam.
3	Bhoini ...	Bhoini ...	Viramgam.
4	Unchadi ...	Unchadi ...	Dhanduka.
5	Nava Wadaj ...	Ahmedabad City ...	City.
6	Lana ...	Lana ...	Dholka.
7	Bagodra ...	Bagodra ...	Dholka.

Sachivalaya, Bombay, 6th May 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2857/35432(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat of Nardhane, Taluka Sindkheda, District West Khandesh, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2857/35432(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the post of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayat of Nardhane, Taluka Sindkheda, District West Khandesa, within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3757/35711(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat of Ramraj, Taluka Alibag, District Kolaba, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3757/35711(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the post of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayat of Ramraj, Taluka Alibag, District Kolaba, within the local area subject to its jurisdiction.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

Sachivalaya, Bombay, 30th April 1957.

ROAD TRANSPORT CORPORATIONS ACT, 1950.

No. STC. 3757/20159-XI.—In exercise of the powers conferred by section 44 of the Road Transport Corporations Act, 1950 (LXIV of 1950), the Government of Bombay hereby amends the Bombay State Road Transport Corporation Rules, 1952, as follows :—

1. In rule 37 of the said rules, for the words “official members”, the words “ex-officio members” shall be substituted.
2. In rule 50 of the said rules, for the words “official member”, the words “ex-officio member” shall be substituted.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH DEPARTMENT

Sachivalaya, Bombay, 4th May 1957.

DRUGS RULES, 1945.

No. SRO-1056.—In pursuance of the provisions of sub-rule (1) of rule 59 and of the rules 69 and 90 of the Drugs Rules, 1945, as applied by rule 2 of the Saurashtra Drugs Rules, 1955, to the Saurashtra area of the State of Bombay and in supersession of all previous notifications issued in this behalf, the Government of Bombay, hereby appoints the Drugs Controller for the State of Bombay as the Licensing Authority for the said area for the purposes of Parts VI, VII and VIII of the said Drugs Rules, 1945.

DRUGS RULES, 1945.

No. SRO-1056(a).—In pursuance of the provisions of sub-rule (1) of rule 59 and of rules 69 and 90 of the Drugs Rules, 1945, as applied by rule 2 of the Central Provinces and Berar Drugs Rules, 1945, to the Vidarbha region of the State of Bombay and in supersession of all previous notifications issued in this behalf, the Government of Bombay hereby appoints the Drugs Controller for the State of Bombay, as the Licensing Authority for the said region for the purposes of Parts VI, VII and VIII of the said Drugs Rules, 1945.

DRUGS ACT, 1940.

No. SRO-1056(b).—In exercise of the powers conferred by sub-section (1) of section 21 of the Drugs Act, 1940 (XXIII of 1940), and in supersession of all previous notifications issued in this behalf, the Government of Bombay hereby appoints the persons (being persons who are qualified under the said section for appointment) specified in column 1 of the Schedule hereto annexed to be the inspectors for the purposes of Chapter IV of the said Act within the areas respectively specified against them in column 2 thereof.

Schedule.

Name of the person and designation.	Areas.
(1)	(2)
Shri K. K. Oza, B.Sc., B. Sc. (Tech), Drugs Inspector, Rajkot.	Madhya Saurashtra, Halar, Gohilwad, Zalawad and Sorath districts.
Shri K. M. Shah, B. Pharm., Drugs Inspector, Junagad.	Do.

DRUGS ACT, 1940.

No. SRO-1056(c).—In exercise of the powers conferred by sub-section (1) of section 21 of the Drugs Act, 1940 (XXIII of 1940), and in supersession of all previous notifications issued in this behalf, the Government of Bombay hereby appoints Shri P. G. Patil, B.Sc., B. Pharm., Assistant Drugs Inspector, Amravati (being a person who is qualified under the said section for appointment) to be the inspector for the purposes of Chapter IV of the said Act within the areas specified in the Schedule annexed hereto.

Schedule.

Nagpur, Akola, Chanda, Bhandara, Buldhana; Yeotmal; Amravati and Wardha districts.

By order and in the name of the Governor of Bombay,

K. N. ZUTSHI,

Deputy Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 1st May 1957.

FACTORIES ACT, 1948.

No. FAC 1656.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by section 64 of the Factories Act, 1948 (LXIII of 1948), is published as required by section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 15th August 1957.

Any objections or suggestions which may be received by the Commissioner of Labour, Factory Department, Bhatia Hostel Building, Manoadas Street, Opposite General Post Office, Fort, Bombay, from any person with respect to the said draft, before the date aforesaid will be considered by the Government of Bombay.

Draft Notification.

In exercise of the powers conferred by section 64 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely :—

In the schedule to Rule 91 of the said Rules after entry 55, the following entry shall be added, namely :—

64(2)(c) and (d).	56. India Government Mint.	Melting Department, including dress washing.	Section 55	Workers shall be allowed to work on shifts of not longer than eight hours' duration, provided that when the Mint is permitted to work for 54 hours a week the shift may be of 9 hours and the workers shall be allowed to take rest whenever possible.
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Old Secretariat Building, Bombay, 7th May 1957.

FACTORIES ACT, 1948.

No. FAC-1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Government Central Press, Bombay, from the provisions of sections 51, 52, 54 and 56 of the said Act, on 7th and 8th May 1957 subject to the following conditions, namely :—

(i) No worker shall be allowed to work for more than 11 hours in any day ;

(ii) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the worker shall be allowed intervals for rest as required by section 55 of the said Act.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

Old Secretariat Building, Bombay, 8th May 1957.

INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946.

No. 22/48(II).—In exercise of the powers conferred by section 13B of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946), the Government of Bombay hereby notifies the Bombay State Transport Employees' Service Regulations made under the Road Transport Act, 1950 (LXIV of 1950), for the purpose of the said section.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government.

LEGAL DEPARTMENT.

NOTICE.

No. 11482/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Chimanlal Chakubhai Shah of Bombay, on the 23rd day of April 1957 ;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. D. Nigudkar, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Chimanlal Chakubhai Shah, as a notary, to be submitted within fourteen days from the date of publication of this notice.

Sachivalaya,
Bombay,

Dated the 6th day of May 1956.

NOTICE.

No. 11746/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Navroz Rustomji Ginwalla of Poona on the 27th day of April 1957.

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. D. Nigudkar, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Navroz Rustomji Ginwalla as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. C. PATEL,
Solicitor to the Government of Bombay in the
Legal Department and Competent Authority.

Sachivalaya,
Bombay,

Dated the 10th day of May 1956.

LATE NOTIFICATIONS.

LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH DEPARTMENT.

Sachivalaya, Bombay, 6th March 1957.

INDIAN LUNACY ACT, 1912.

No. ILA. 1057-G.—In exercise of the powers conferred by sub-section (4) of section 5 of the Indian Lunacy Act, 1912 (IV of 1912), the Government of Bombay hereby declares the Kalol Taluka of the Panch Mahals District as an area in which reception orders may be made.

By order and in the name of the Governor of Bombay,

P. J. CHINMULGUND,
Deputy Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 10th May 1957.

HYDERABAD MOTOR VEHICLES RULES, 1956.

No. MVR. 1457/34664-XII.—In exercise of the powers conferred by rule 324 of the Hyderabad Motor Vehicles Rules, 1956, the Government of Bombay is pleased to exempt each of the 26 vehicles belonging to the Road Transport Department, Marathawada specified in the Schedule annexed hereto, from the operation of the provisions of sub-rule (i) of rule 256 of the said Rules, for the period up to the 31st March 1958, subject to the condition that no passengers are carried standing in the vehicle.

Schedule.

Albion Diesel 119 Type single-decked vehicles bearing registration marks No. HYZ 134, No. HYZ 187, No. HYZ 188, No. HYZ 190, No. HYZ 195, No. HYZ 198, No. HYZ 201, No. HYZ 203, No. HYZ 204; No. HYZ 205, No. HYZ 215, No. HYZ 216, No. HYZ 224, No. HYZ 230; No. HYZ 236, No. HYZ 237, No. HYZ 242, No. HYH 244, No. HYZ 245; No. HYZ 246, No. HYZ 256, No. HYZ 260, No. HYZ 261, No. HYZ 262; No. HYZ 264, No. HYZ 268.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 10th May 1957.

MINIMUM WAGES ACT, 1948.

No. MWA. 2656-J.—In exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (XI of 1948), the Government of Bombay hereby amends the Bombay Minimum Wages Rules, 1951, as follows, namely :—

In the said rules, in rule 2, in clause (c), for the words beginning with the words "Provided that" and ending with the words "exceeds one year" the following shall be substituted, namely :—

"Provided that such person shall not be deemed to be an apprentice if the period of training in such scheduled employment or such process or branch of work forming part of such employment exceeds such period not exceeding three years, as the State Government may, by notification in the official Gazette, specify in this behalf."

Factories Act, 1948.

No. FAC-1856.—The following draft of a notification which the Government of Bombay proposes to issue in exercise of the powers conferred by sub-section (3) of section 48 and section 112 of the Factories Act, 1948 (LXIII of 1948), is published as required by section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 15th August 1957.

Any objections and suggestions which may be received by the Commissioner of Labour, Factory Department, Bhatia Hostel Building, Manohardas Street, Opposite General Post Office, Fort, Bombay 1, from any person with respect to the said draft before the date aforesaid will be considered by the Government of Bombay.

Draft Notification.

In exercise of the powers conferred by sub-section (3) of section 48 and section 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely :—

In the said rules—

(1) in sub-rule (1) of rule 80, for the figures "83" the figures and letter "83A" shall be substituted;

(2) in rule 83-A, the following shall be added at the end, namely :—

"or produces a certificate that she has received training for a pre-primary teacher in an institution approved by the State Government".

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

THURSDAY, 9TH MAY 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 7th May 1957.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1057/10278-XII.—The following draft of a notification which it is proposed to issue under section 68 of the Motor Vehicles Act, 1939 (IV of 1939), is published as required by sub-section (1) of section 133 of the said

Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of fifteen days from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay, in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government :—

Draft Notification.

In exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay, hereby amends the Bombay Motor Vehicles Rules, 1940, as follows namely :—

In rule 48-A of the said Rules,

(i) in sub-rule (1), for the words “its Secretary” the words “the Regional Transport Officer” shall be substituted ;

(ii) in the proviso to sub-rule (1), for the words “the Secretary” the words “the Regional Transport Officer” shall be substituted ; and

(iii) in sub-rule (2), for the words “the Secretary” the words “the Regional Transport Officer” shall be substituted.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,

Under Secretary to Government.

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FRIDAY, 10TH MAY 1957.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 7th May 1957.

MANOEUVRES, FIELD FIRING AND ARTILLERY PRACTICE ACT, 1938.

No. 733/51-N (a).—In exercise of the powers conferred by sub-section (2) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938 (V of 1938), the Government of Bombay hereby authorises the carrying out of field firing and artillery practice with live ammunition in the area specified below during the period commencing from the 21st day of May 1957 and ending on the 14th day of June 1957.

AREA.

District Poona.

Name of Taluka.	Name of Village.	Description of the area.
Khed	... Golegaon	... Part of Survey Nos. 178 to 184, part of Survey No. 186 (Western part of these lands), Survey Nos. 191 and 185.
Haveli	... Bhavdi	... Part of Survey No. 92 (Western part).

Name of Taluka.	Name of Village.	Description of the area.
Haveli	... Wagholi	... Part of Survey No. 326, part of Survey No. 325, part of Survey No. 317, part of Survey No. 318, part of Survey No. 316, part of Survey No. 315, Survey Nos. 297 to 301, part of Survey No. 290, Survey No. 362, Survey No. 289, part of Survey No. 288, Survey Nos. 291 to 294, part of Survey No. 295, part of Survey No. 296, part of Survey No. 304, part of Survey No. 302, part of Survey No. 303, part of Survey No. 314.
Haveli	... Vadgaon-Shinde...	Part of Survey Nos. 2 to 9, part of Survey Nos. 12 to 13, Survey Nos. 14 to 99, part of Survey Nos. 100 to 105, part of Survey Nos. 107 to 108, Survey No. 109, part of Survey No. 110, part of Survey Nos. 115 to 116, part of Survey No. 121, part of Survey No. 122, Survey Nos. 123 to 124, part of Survey No. 125, part of Survey No. 128, part of Survey Nos. 150 to 152 and Survey No. 153.
Haveli	... Nirgude	... Part of Survey No. 69, Survey No. 70, part of Survey No. 71.
Haveli	... Charholi Budruk.	Part of Survey No. 96, part of Survey No. 97, Survey No. 98, part of Survey No. 99, Survey No. 100, part of Survey No. 101, part of Survey No. 105, part of Survey Nos. 118 to 120.
Haveli	... Lohogaon	... Survey Nos. 1 to 66, part of Survey Nos. 67 to 68, part of Survey No. 75, part of Survey No. 76, Survey Nos. 77 to 80, part of Survey No. 81, Survey Nos. 82 to 96, part of Survey No. 97, Survey No. 98, part of Survey No. 99, Survey Nos. 100 to 101, part of Survey Nos. 102 to 103, part of Survey No. 115, part of Survey No. 117, Survey Nos. 118 to 119, part of Survey Nos. 120 to 121, part of Survey

Name of Taluka.	Name of Village.	Description of the area.
	2	3
		No. 126, part of Survey Nos. 302 to 304, Survey Nos. 305 to 306, part of Survey No. 307, part of Survey No. 308, Survey Nos. 309 to 314, part of Survey No. 315, Survey No. 316, part of Survey No. 317, part of Lohogaon gaathan and water tank.

The area abovesaid is—

Bounded on the East by.—Wagholi Village, part of Survey No. 290, part of Survey No. 295, part of Survey No. 296, part of Survey No. 303, part of Survey No. 304, part of Survey No. 302, part of Survey No. 314, part of Survey No. 315, part of Survey No. 319, part of Survey No. 318, part of Survey No. 316, part of Survey No. 317, part of Survey No. 325, part of Survey No. 326, Bhavadi Village, part of Survey No. 92, Lohogaon Village, part of Survey No. 41 and part of Survey No. 30, Golegaon Village, part of Survey Nos. 178 to 184, part of Survey No. 186 and Indrayani river.

Bounded on the South by.—Poona-Nagar Road, Wagholi Village—part of Survey Nos. 288 and 289.

Bounded on the West by.—Lohogaon Village, part of Survey No. 121, part of Survey No. 120, part of Survey No. 117, part of Survey No. 126, part of Survey No. 97, part of Survey No. 115, part of Survey No. 99, part of Survey No. 102, part of Survey No. 103, part of Survey No. 81, part of Survey No. 76, part of Survey No. 75, part of Survey No. 67, part of Survey No. 68, part of Lohogaon gaathan, part of Survey No. 317, part of Survey No. 315, part of Survey No. 308, part of Survey No. 307, part of Survey No. 303, part of Survey No. 302, part of Survey No. 304.

Bounded on the North by.—Charoli Budruk, part of Survey No. 119, part of Survey No. 120, part of Survey No. 118, part of Survey No. 101, part of Survey No. 99, part of Survey No. 105, part of Survey No. 96, part of Survey No. 97, Nirgudi Village, part of Survey No. 71, part of Survey No. 69, Vadgaon Shiade, part of Survey No. 128, part of Survey No. 125, part of Survey No. 122, part of Survey No. 121, part of Survey No. 116, part of Survey No. 115, part of Survey No. 110, part of Survey No. 103, part of Survey No. 107, part of Survey No. 105, part of Survey No. 104, part of Survey No. 103, part of Survey No. 102, part of Survey No. 101, part of Survey No. 100, part of Survey No. 150, part of Survey No. 151, part of Survey No. 152, part of Survey Nos. 2 to 9, part of Survey No. 12 and part of Survey No. 13.

3. A copy of the map of the area is appended.

By order and in the name of the Governor of Bombay.

V. SHANKAR,
Secretary to Government.

SATURDAY, 11TH MAY 1957.

FINANCE DEPARTMENT.

Sachivalaya, Bombay, 11th May 1957.

STATES REORGANISATION ACT, 1956.

No. STR. 1057/155718(2)/G1.—In exercise of the powers conferred by section 122 of the State Reorganisation Act, 1956 (XXXVII of 1956) read with section 3 of the Central Provinces and Berar Sales Tax Act, 1947 (C. P. and Berar Act XXI of 1947), the Government of Bombay hereby amends Government Notification in the Legal Department, No. 25398/B, dated the 1st November 1956 as follows, namely :—

In the Schedule to the said notification, in the entry relating to the Central Provinces and Berar Sales Tax Act, 1947 (C. P. and Berar Act XXI of 1947), the entry "Section 3" in column 2 and all the entries against it in columns 3, 5 and 6 shall be deleted.

By order and in the name of the Governor of Bombay,

N. T. MONE,
Secretary to Government.

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MONDAY, 13TH MAY 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 22nd April 1957.

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(I)-XII.—In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Vidarbha Region of the State of Bombay, the Government of Bombay hereby amends with effect on and from the first day of June 1957, the Central Provinces and Berar Motor Vehicles Rules, 1940, as follows, namely :—

1. In rule 1 of the said Rules for clause (b) the following shall be substituted, namely :—

"(b) They shall, save as expressly provided otherwise, apply to and in relation to, all motor vehicles in the Vidarbha Region of the State of Bombay."

2. In rule 2 of the said Rules, the following shall be added at the end, namely :—

“(g) ‘Regional Transport Officer’ means any officer appointed by the State Government for any area to perform the functions of a Regional Transport Officer under these Rules and includes an Assistant Regional Transport Officer appointed by the State Government.”

3. For rule 3 of the said Rules, the following rule shall be substituted, namely :—

“3. *Licensing Authority*.—The Regional Transport Officer shall be the licensing authority.”

4. For rule 23 of the said Rules, the following shall be substituted :—

“23. *Registering Authority*.—The Regional Transport Officer shall be the Registering Authority.”

5. For the First Schedule to the said Rules the following schedule shall be substituted, namely :—

“The First Schedule.

Designation of the Registering Authority.	Registration mark.	Class of vehicles to which applicable.
Regional Transport Officer, Vidarbha Region, Nagpur.	BYJ	... Vehicles other than transport vehicles.
	BYY	... Transport vehicles.
	BYE (901 to 975).	... Vehicles in the possession of dealers on a trade certificate.
	BYJ (followed by not more than three figures).	... Vehicles temporarily registered.”

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(II)-XII.—In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Kutch area of the State of Bombay, the Government of Bombay hereby amends with effect on and from the first day of June 1957, the Kutch Motor Vehicles Rules, 1951, as follows, namely :—

1. In rule 1 of the said rules, in sub-rule (2) for the words “State of Kutch” the words “Kutch area of the State of Bombay” shall be substituted.

2. In rule 2 of the said Rules,—

for clause (c), the following shall be substituted, namely :—

“(c) ‘Regional Transport Officer’ means any officer which the State Government may appoint for any area to perform the functions of a Regional Transport Officer under these rules and includes an Assistant Regional Transport Officer appointed by the State Government.”

3. For rule 3, the following rule shall be substituted, namely :—

“3. *Licensing Authority*.—The Regional Transport Officer shall be the Licensing Authority.”

4. For rule 24 the following shall be substituted, namely :—

“24. *Registering Authority*.—The Regional Transport Officer shall be the Registering Authority.”

5. For the First Schedule to the said Rules the following shall be substituted, namely :—

“The First Schedule.

Registration marks to be assigned by the Registering Authorities.

Designation of the Registering Authority.	Registration mark.	Class of vehicles to which applicable.
Regional Transport Officer, Kutch area of the State of Bombay.	BYC	... Vehicles other than transport vehicles.
	BYQ	... Transport vehicles.
	BYE	... Vehicles in the possession of dealers on a trade certificate.”
	(701 to 775)	...

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(III)-XII.—In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories, the Government of Bombay hereby amends with effect on and from the first day of June 1957, the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

1. In rule 2, for clause (1), the following shall be substituted, namely :—

(1) "*Regional Transport Officer*" means any officer which the State Government may appoint for any area to perform the functions of a Regional Transport Officer under these rules and includes an Assistant Regional Transport Officer appointed by the State Government.

2. For rule 3, the following shall be substituted, namely :—

"3. *Licensing Authority*.—The licensing authority shall be—

- (i) for Greater Bombay, the Regional Transport Officer, Bombay ;
- (ii) for the district of Amreli, the Regional Transport Officer, Amreli ;
- (iii) for the districts of Banaskantha, Sabarkantha, Mehsana, Ahmedabad, Kaira, Panch Mahals, Baroda and Broach, the Regional Transport Officer, Ahmedabad ;
- (iv) for the districts of Surat, Dangs, West Khandesh, Nasik, Thana, Kolaba and Ratnagiri, the Regional Transport Officer, Thana ;
- (v) for the districts of Ahmednagar, Poona, Sholapur, North Satara, South Satara and Kolhapur, the Regional Transport Officer, Poona ; and
- (vi) for the district of East Khandesh, the Regional Transport Officer, East Khandesh."

3. For rule 24 of the said Rules the following shall be substituted, namely :—

"24. *Registering authority*.—The registering authority shall be—

- (i) for Greater Bombay, the Regional Transport Officer, Bombay ;
- (ii) for the district of Amreli, the Regional Transport Officer, Amreli ;
- (iii) for the districts of Banaskantha, Sabarkantha, Mehsana, Ahmedabad, Kaira, Panch Mahals, Baroda and Broach, the Regional Transport Officer, Ahmedabad ;
- (iv) for the districts of Surat, Dangs, West Khandesh, Nasik, Thana, Kolaba and Ratnagiri the Regional Transport Officer, Thana ;
- (v) for the districts of Ahmednagar, Poona, Sholapur, North Satara, South Satara and Kolhapur, the Regional Transport Officer, Poona . and
- (vi) for the district of East Khandesh, the Regional Transport Officer, East Khandesh."

4. In the first Schedule to the said Rules, for the portion beginning with the entry relating to the "Regional Transport Officer, Ahmedabad" to the end of the said Schedule the following shall be substituted, namely :—

Regional Transport Officer, Ahmedabad.	BYA		}	Vehicles other than transport vehicles.
	BYB			
	BYM		}	Transport vehicles.
	BYR			
	BYD			
	BYS			
	BYE	(101 to 175)		Vehicles in the possession of dealers on a trade certificate.
		(601 to 675)		
Regional Transport Officer, Poona.	BYF		}	Vehicles other than transport vehicles.
	BYH			
	BYZ		}	Transport vehicles.
	BYL			
	BYX			
	BYW			
	BYE	(201 to 275)		Vehicles in the possession of dealers on a trade certificate.
		(401 to 475)		
Regional Transport Officer, Thana.	BYK		}	Vehicles other than transport vehicles.
	BYN			
	BYT		}	Transport vehicles.
	BYP			
	BYE	(361 to 375)		Vehicles in the possession of dealers on a trade certificate.
		(501 to 575)		
Regional Transport Officer, Amreli.	BYC			Vehicles other than transport vehicles.
	BYQ			Transport vehicles.
	BYE	(701 to 775)		Vehicles in the possession of dealers on a trade certificate.
Regional Transport Officer, East Khandesh.	BYG			Vehicles other than transport vehicles.
	BYU			Transport vehicles.
	BYE	(801 to 875)		Vehicles in the possession of dealers on a trade certificate."

5. In the Second Schedule to the said Rules for the portion beginning with the entry relating to the "Regional Transport Officer, Ahmedabad" to the end of the said Schedule the following shall be substituted, namely :—

"Regional Transport Officer, Ahmedabad.	BYA BYM	Do.	Do.
Regional Transport Officer, Poona.	BYF BYZ	Do.	Do.
Regional Transport Officer, Thana.	BYK BYN	Do.	Do.
Regional Transport Officer, Amreli.	BYC	Do.	Do.
Regional Transport Officer, East Khandeshi.	BYG	Do.	Do."

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457-(IV)-XII.—In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Saurashtra area of the State of Bombay, the Government of Bombay hereby amends with effect on and from the first day of June 1957 the Bombay Motor Vehicles Rules, 1940, as applied to the Saurashtra area of the State of Bombay, as follows, namely :—

1. In rule 1 of the said rules, in sub-rule (2) for the words "State of Saurashtra" the words "Saurashtra Area of the State of Bombay" shall be substituted.

2. For rule 3 of the said Rules the following shall be substituted, namely :—

"3. *Licensing Authority.*—The Regional Transport Officer, Rajkot, shall be the licensing authority."

3. For rule 24 of the said Rules, the following shall be substituted, namely :—

"24. *Registering Authority.*—The Regional Transport Officer, Rajkot, shall be the Registering Authority."

4. In the First Schedule to the said Rules, in column 2 under the heading "Registration Mark" for the letters "S.S.V.", "S.S.T." and "S.S.Y." the letters, word, brackets and figures "BYC", "BYQ" and "BYE. (701 to 775)" shall, respectively, be substituted.

5. In the second Schedule to the said Rules, in column 2 for the letters "S.S.Z." the letters "BYC" shall be substituted.

MOTOR VEHICLES ACT, 1939.

No. MVD. 3457(V)-XII.—In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Hyderabad area of the State of Bombay, the Government of Bombay hereby amends, with effect on and from the first day of June 1957, the Hyderabad Motor Vehicles Rules, 1956, as follows, namely :—

1. In rule 1 of the said rules, for the words "Hyderabad State" the words "Hyderabad area of the State of Bombay" shall be substituted.

2. In rule 3 of the said Rules,—

(1) in clause (e), for the words "Government of Hyderabad" the words "Government of Bombay" shall be substituted;

(2) after clause (i), the following clause shall be inserted, namely :—

"(ia) 'Regional Transport Officer' means any officer which the Government may appoint for any area to perform the functions of a Regional Transport Officer under these rules and includes an Assistant Regional Transport Officer appointed by Government."

(3) in clause (k), for the words "State of Hyderabad" the words "Hyderabad area of the State of Bombay" shall be substituted.

3. For rule 4 of the said Rules, the following shall be substituted, namely :—

"4. *Licensing authority.*—The Regional Transport Officer, Aurangabad, shall be the Licensing Authority."

4. For rule 54 of the said Rules, the following rule shall be substituted, namely :—

"54. *Registering authority.*—The Regional Transport Officer Aurangabad, shall be the Registering authority."

5. In rule 86 of the said Rules, for the word and figures "Schedule III" the word and figure "Schedule I" shall be substituted.

6. For Schedule I to the said Rules, the following Schedule shall be substituted, namely :—

"SCHEDULE I

(See rules 55 and 86.)

Registering Authority.	Registration mark.	Class of vehicle to which applicable.
Regional Transport Officer, Aurangabad.	BYG	Vehicles other than transport vehicles.
	BYU	Transport vehicles.
	BYE	Vehicles in the possession of dealers on a trade certificate.
	(801 to 875)	

7. For Schedule II to the said Rules, the following Schedule shall be substituted, namely :—

"SCHEDULE II.

(See rule 63.)

*Registration marks to be assigned by the registering authority
to the vehicles registered temporarily.*

Registering Authority.	Temporary registration mark.
Regional Transport Officer, Aurangabad.	BYG followed by not more than three figures.

8. Schedule III to the said Rules shall be deleted.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

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The
Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 23RD MAY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A

**Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.**

HOME DEPARTMENT.

Sachivalaya, Bombay. 7th May 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-2657/30016(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Ahmednagar District.

Serial No.	Name of Village.	Name of Group Village Panchayat.	Taluka.
1	Dahigaon Rolka	... Kopargaon	... Kopargaon.
2.	Lanki	... Kopargaon	... Kopargaon.

CATTLE TRESPASS ACT, 1871.

No. CTA-2657/30016(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Ahmednagar District.

Serial No.	Name of Village.	Name of Group Village Panchayat.	Taluka
1	Dahigaon Rolka	... Kopargaon	... Kopargaon.
2.	Lanki	... Kopargaon	... Kopargaon

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

Sachivalaya, Bombay, 13th May 1957.

PRESS AND REGISTRATION OF BOOKS ACT, 1867.

No. BAP-5257/7539-XVI.—In exercise of the powers conferred by section 11A of the Press and Registration of Books Act, 1867 (XXV of 1867), in its application to the Kutch area of the State of Bombay and in supersession of the Government of Kutch Notification No. HR-175/52, dated the 27th January 1953, the Government of Bombay hereby directs that the printer of every newspaper in the Kutch area of the State of Bombay shall deliver free of expense one copy of each issue of such newspaper as soon as it is published to the Examiner of Books and Publications, Bombay, and one copy thereof to the Curator of Libraries, Bombay, at their offices at Bombay.

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

Sachivalaya, Bombay, 5th April 1957.

MOTOR VEHICLES ACT, 1939.

No. MTA. 1956/10683-XII.—The following draft of a notification, which it is proposed to issue under section 91 of the Motor Vehicles Act, 1939 (IV of 1939), is published, as required by sub-section (1) of section 133 of the said Act, for the information of all persons likely to be affected thereby and

notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 91 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely:—

In rule 203 of the said rules, for sub-rule (1) the following new sub-rules shall be substituted, namely:—

“(1) A motor cycle with not more than two wheels with a side-car shall not draw a trailer.

(1A) A motor cycle with not more than two wheels without a side-car shall not draw a trailer unless the combination complies with the following requirements:—

(i) The connection of the trailer to the motor cycle shall be made within the wheel base of the motor cycle;

(ii) the motor cycle can rotate freely about the vertical axis which lies between the connection with the trailer and the centre of the rear wheel;

(iii) the motor cycle remains always in a vertical plane without the rider having to balance it; and

(iv) the trailer has automatic over-running brakes.”

Sachivalaya, Bombay, 11th May 1957.

No. MVR. 1857/39134-XII.—Whereas the Government of Bombay is satisfied that each of the three vehicles belonging to the Public Works Department, Government of Bombay, the specification of which are mentioned in the Schedule annexed hereto, is found suitable for carrying out work of public purpose and can be used in a public place without danger to public safety;

Now, therefore, in exercise of the powers conferred by the third proviso to sub-rule (1) of rule 120 and the second proviso to sub-rule (2) of rule 123 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicles from the operation of the said rules, subject to the following conditions:—

(1) that at least 24 hours advance intimation of the proposed movement of the vehicles is given to the Commissioner of Police, Bombay, along with the particulars of the route it is proposed to follow, when

required to move on the roads in Greater Bombay, and, in case the Commissioner of Police directs that the vehicles should follow some other route, the route specified by him is followed;

(2) that the speed of the vehicles on public roads does not exceed 15 miles per hour; and

(3) such other conditions as the Superintending Engineer, Bombay Circle, the Superintending Engineer, Central Circle and the District Superintendent of Police of the district concerned may consider it necessary to impose in respect of the movement of the vehicles on the roads in their respective jurisdictions.

Schedule.

Make.	Class of Vehicles.	Obassis No.
1. Euclid Model B3FD.	Quarry Type Rear Dump.	B. 2027.
2. Do. ...	Do. ...	B. 2028.
3. Do. ...	Do. ...	B. 2029.

This exemption will be valid as long as the vehicles are owned by Government.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

AGRICULTURE AND FORESTS DEPARTMENT.

Old Secretariat, Bombay, 10th May 1957.

INDIAN FOREST ACT, 1927.

No. MFP. 1254/68707-J.—In exercise of the powers conferred by section 76 of the Indian Forest Act, 1927 (XVI of 1927), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories, the Government of Bombay hereby amends the Rules published in Government Notification, Agriculture and Forests Department, No. 5133/48513-J, dated the 19th September, 1950, as amended by Government Notifications, Agriculture and Forests Department, No. 5133/21877-J, dated the 28th May, 1952 and No. MFP. 1254, dated the 12th August, 1955, as follows, namely:—

1. In the said rules after rule 2 the following new rule shall be inserted, namely:—

"2A. *Other mode of Publication of notice under section 35(3).—* After the notice under sub-section (3) of section 35 is published in the *Official Gazette* under rule 2, the Forest Officer concerned shall cause it to be published by affixing copies of the same at the Taluka Kutchari

of the Taluka concerned in the regional language of the Taluka and at the Chavdi or other prominent place in the village concerned in the regional language of such village. It shall also be announced by beat of drum in such village that the notice has been so published".

2. In the said rules after rule 7 the following new rule shall be inserted, namely :—

"7A. *Other mode of publication of the order under section 36-C(1).—* After an order under sub-section (1) of section 36-C is published in the *Official Gazette*, the Forest Officer concerned shall cause it to be served on the owner, or if the owner be dead, on any person entitled to possession of such forest in the manner provided in the Code of Civil Procedure, 1908, for the service of summons. Such order shall also be published by affixing copies of the same at the Taluka Kutcheri of the Taluka concerned in the regional language of the Taluka and at the Chavdi or other prominent place in the village concerned in the regional language of such village. It shall also be announced by beat of drum in such village that the order has been so published".

By order and in the name of the Governor of Bombay,

V. L. GIDWANI,

•Secretary to Government.

PUBLIC WORKS DEPARTMENT.

Sachivalaya, Bombay, 11th May 1957

INDIAN PORTS ACT, 1908.

No. SRC 1157 M.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by section 6 of the Indian Ports Act, 1908 (XV of 1908), in its application to the Saurashtra area of the State of Bombay is published as required by sub-section (2) of the said section 6 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 15th June 1957.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay, Public Works Department from any person with respect to the said draft on or before the said date will be considered by Government.

Draft Notification.

No. SRC 1157 M.—In exercise of the powers conferred by section 6 of the Indian Ports Act, 1908 (XV of 1908), in its application to the Saurashtra area of the State of Bombay, the Government of Bombay hereby amends

the Saurashtra Ports (Passenger Vessels) Rules, 1953, as brought into force under Saurashtra Government Notification, Communications Department, No. CDG/3/(28)/33, dated 10th October 1954, as follows, namely :—

In sub-rule (1) of rule 11 of the said rules, for the words and brackets "Administrative Officer (Ports)" the words and brackets "Principal Port Officer and Engineer (Saurashtra and Kutch region) Rajkot" shall be substituted.

By order and in the name of the Governor of Bombay,

B. D. MIRCHANDANI,
Secretary to Government.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay, 14th May 1957.

INDIAN ELECTRICITY RULES, 1956.

No. LTD. 1257-1.—The following notice published by the Thana District Rural Electric Supply Company Ltd., in the issues of "Sanmitra", dated 13th April 1957, and 20th April 1957, is republished :—

NOTICE.

* *Thana District Rural Electric License, 1952.*

Whereas the above License was granted to us by the Government of Bombay on 10th May 1952 and as amended on 16th November 1954, 11th January 1955, 23rd May 1956 and whereas it is found necessary to have the same further amended as set forth below :—

Substitute the words "ten years" for the words "five years" appearing in clause 5(1), (3), (4) and clause 6. Similarly in clause 17 substitute the words "thirty years" for the words "twenty-five years" of the Thana District Rural Electric License, 1952, granted under Government Public Works Department Notification, No. LTD. 1052 dated 10th May 1952 and as amended by Government, Public Works Department, Notification, No. LTD. 2654, dated 16th November 1954, No. LTD. 2654, dated 11th January 1955 and No. LTD. 2656, dated 23rd May 1956.

and whereas an application has been made to Government, Industries and Co-operation Department, Bombay, for the sanction of the same, notice is hereby given that every local authority, Company or person desirous of making any representation with reference to the application may do so by

letter addressed to the Secretary to Government, Industries and Co-operation Department, Old Secretariat, Bombay, within three months of the date of the issue of the newspaper containing the first advertisement with copy to our Company as required by the Indian Electricity Rules, 1956.

Dated : 9th April 1957.

" Sukhniwas "

Agra Road, Kalyan,
(District Thana).

For Thana District Rural Electric Supply Co. Ltd.

For B. D. Joshi & Co.

B. D. Joshi,
Partner,
Managing Agents.

By order and in the name of the Governor of Bombay,

M. HABIBUDDIN,
Deputy Secretary to Government.

LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH DEPARTMENT.

Sachivalaya, Bombay, 14th May 1957.

DRUGS RULES, 1945.

No. DRG. 1156.—In exercise of the powers conferred by sub-rule (14) of rule 65 of the Drugs Rules, 1945 (hereinafter referred to as the said rules), as applied by rule 2 of the Bombay Drugs Rules, 1946, to the pre-Reorganisation State of Bombay excluding the transferred territories, the Government of Bombay hereby prescribes that a substance specified in Schedule E to the said Rules sold by retail shall be labelled with the word "Poison" in English and Hindi.

By order and in the name of the Governor of Bombay,

K. N. ZUTSHI,
Deputy Secretary to Government.

FINANCE DEPARTMENT.

Sachivalaya, Bombay, 16th May 1957.

STATES REORGANISATION ACT, 1956.

No. STA. 3056/G1. (a).—In exercise of the powers conferred by section 122 of the States Reorganisation Act, 1956 (XXXVII of 1956), read with section 18 of the Hyderabad Agricultural Income-tax Act, 1950 (Hyderabad Act No. XIII of 1950), the Government of Bombay hereby amends Government Notification in the Legal Department No. 25398/B, dated 1st November 1956, as follows, namely :—

In the Schedule to the said notification, all the entries in columns 2, 3, 5 and 6 against the entry "The Hyderabad Agricultural Income-tax Act, 1950 (No. XIII of 1950)" shall be deleted.

STATES REORGANISATION ACT, 1956.

No. STA. 3056/G1(b).—In exercise of the powers conferred by section 122 of the States Reorganisation Act, 1956 (XXXVII of 1956), read with section 2(d) of the Hyderabad General Sales Tax Act, 1950 (No. XIV of 1950), the Government of Bombay hereby amends Government Notification in the Legal Department, No. 25398/B, dated the 1st November 1956, as follows, namely :—

In the Schedule to the said notification, in the entry relating to the Hyderabad General Sales Tax Act, 1950 (No. XIV of 1950), the entry "section 2(d)" in column 2 and all the entries against it in columns 3, 5 and 6 shall be deleted.

STATES REORGANISATION ACT, 1956.

No. STA. 3056/G1 (c).—In exercise of the powers conferred by section 122 of the States Reorganisation Act, 1956 (XXXVII of 1956), read with section 4 of the Hyderabad Sales of Motor Spirit Taxation Regulation, 1358 Fasli (No. XXIV of 1358 F), the Government of Bombay hereby amends Government Notification, in the Legal Department No. 25398/B, dated the 1st November 1956, as follows, namely :—

In the Schedule appended to the said notification, all the entries in columns 2, 3, 5 and 6 against the entry "The Hyderabad Sales of Motor Spirit Taxation Regulation, 1358 Fasli (No. XXIV of 1358 F)" shall be deleted.

By order and in the name of the Governor of Bombay,

N. T. MONE,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Fort. Bombay, 11th May 1957.

INDUSTRIAL DISPUTES ACT, 1947.

No. IDA. 3557.—In exercise of the powers conferred by section 39 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of Bombay hereby directs that the powers exercisable by it under sub-section (2) of section 10 of the said Act to make a reference of an industrial dispute to a Labour Court or Tribunal, where the parties to such dispute apply in the prescribed manner, whether jointly or separately, for such reference, shall be exercisable also by the Deputy Commissioner of Labour (Administration), Bombay.

By order and in the name of the Governor of Bombay,

B. B. BRAHMBHATT,
Under Secretary to Government.

Old Secretariat Building, Bombay, 16th May 1957.

MINIMUM WAGES ACT, 1948.

No. MWA 2257-J.—In exercise of the powers conferred by sub-section (2) of section 26 of the Minimum Wages Act, 1948 (XI of 1948), the Government of Bombay is pleased to direct that for a period of six months with effect from 1st April 1957, the provisions of the said Act shall not apply to employees employed in the salt pan industry carried on in the Ratnagiri District.

FACTORIES ACT, 1948.

No. FAC 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Government Central Press, Bombay, from the provisions of sections 51, 52, 54 and 56 of the said Act, from 17th May to 19th May 1957 (both days inclusive) subject to the following conditions, namely :—

(1) No worker shall be allowed to work for more than 11 hours in any day;

(2) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the worker shall be allowed intervals for rest as required by section 55 of the said Act.

Old Secretariat Building, Bombay, 18th May 1957.

No. FAC 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), and in modification of Government Notification Labour and Social Welfare Department, No. FAC/1657, dated 16th May 1957, the Government of Bombay is pleased to exempt the Government Central Press, Bombay, from the provisions of sections 51, 52, 54 and 56 of the said Act, from 17th May to 20th May 1957 (both days inclusive), subject to the following conditions, namely :—

(1) No worker shall be allowed to work for more than 11 hours in any day;

(2) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the workers shall be allowed intervals for rest as required by section 55 of the said Act.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

LATE NOTIFICATIONS.

HOME DEPARTMENT.

Sachivalaya, Bombay, 11th May 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-1656/21300(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of Village Panchayat.	Name of Village.	Name of Taluka.
1	Ashali ..	Ashali ..	Daskroi.
2	Bakrol-Vanjar ..	Bakrol-Vanjar ..	Daskroi.
3	Group Village Panchayat Viramgam. ..	Memadpur .. Sarsawadi ..	} Viramgam.
4	Navagam ..	Navagam ..	
5	Kadvasan ..	Kadvasan ..	Viramgam.
6	Dekavada ..	Dekavada ..	Viramgam.

CATTLE TRESPASS ACT, 1871.

No. CTA. 1656/21300(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Ahmedabad District.

Serial No.	Name of Village Panchayat.	*Name of Village.	Name of Taluka.
1	Ashali ..	Ashali ..	Daskroi.
2	Bakrol-Vanjar ..	Bakrol-Vanjar ..	Daskroi.
3	Group Village Panchayat Viramgam. ..	Memadpur .. Sarsawadi ..	} Viramgam.
4	Navagam ..	Navagam ..	
5	Kadvasan ..	Kadvasan ..	Viramgam.
6	Dekavada ..	Dekavada ..	Viramgam.

By order and in the name of the Governor of Bombay,

D. A. ÉKBOTE,
Special Officer to Government.

Sachivalaya, Bombay, 15th May 1957.

PREVENTION OF CRUELTY TO ANIMALS ACT, 1890.

No. CAA. 1454/88941-X.—In exercise of the powers conferred by section 15 of the Prevention of Cruelty to Animals Act, 1890 (XI of 1890), in its application to the pre-Reorganisation State of Bombay, excluding the transferred territories, the Government of Bombay hereby amends the Bombay Prevention of Cruelty to Animals Rules, 1953, as follows, namely :—

In the said rules, for rule 5, the following shall be substituted, namely :—

“5. *Minimum accommodation for carrying or keeping monkeys in cages.*—(1) No monkey shall be carried or kept in any wooden or bamboo cage which measures less than 5 feet \times 2½ feet and which is less than 2 feet in height.

(2) In any cage not more than 8 large size, 16 medium size or 23 small size, monkeys shall be carried or kept.

(3) The total weight of the cage and the monkeys therein shall not exceed—

(a) 205 lbs. when a bamboo cage is used; and

(b) 250 lbs. when a wooden cage is used.

Explanation.—For the purposes of sub-rule (2) two medium size monkeys or three small size monkeys shall be reckoned as one large size monkey.”

By order and in the name of the Governor of Bombay,

A. L. DIAS,
Secretary to Government.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

• Old Secretariat Building, Bombay, 11th May 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. SIA. 1557.—In exercise of the powers conferred by section 87 of the Employees' State Insurance Act, 1948 (XXXIV of 1948) the Government of Bombay hereby exempts the Government School of Handicrafts (Government Vocational High School), Akola, from the operation of the said Act except Chapter V-A thereof, for a further period of one year with effect from 26th May 1957.

Old Secretariat Building, Fort, Bombay, 16th May 1957.

No. 1DA. 1457.—Whereas the Government of Bombay is satisfied that the Road Transport Services operated by Marathwada State Transport including its Workshops, Garages and Depots should be declared as a public utility service for the purposes of the Industrial Disputes Act, 1947 (XIV of 1947);

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the said Act, the Government of Bombay is pleased to declare the said Road Transport Services operated by Marathwada State Transport including its Workshops, Garages and Depots to be a public utility service for the purposes of the said Act for a period of six months.

By order and in the name of the Governor of Bombay

B. B. BRAHMBHATT,

Under Secretary to Government.

LEGAL DEPARTMENT.

NOTICE.

No. 12709/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri V. D. Saranjame of Nagpur on the 23rd day of April 1957;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. C. Patel, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri V. D. Saranjame as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. C. PATEL,

Solicitor to the Government of Bombay
in the Legal Department and
Competent Authority.

Legal Department.

Sachivalaya,

Bombay.

Dated the 21st day of May 1957.

NOTICE.

No. 12711/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Navroz Rustomji Ginwalla of Poona on the 27th day of April 1957;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. C. Patel, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and

invite objections, if any, to the appointment of the said Shri Navroz Rustomji Ginwalla as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. C. PATEL;
Solicitor to the Government of Bombay
in the Legal Department and
Competent Authority.

Legal Department,
Sachivalaya,
Bombay.

Dated the 21st day of May 1957.

NOTICE.

No. 12713/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Framroze Dorabji of Bombay on the 24th day of April 1957;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. C. Patel, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Framroze Dorabji as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. C. PATEL,
Solicitor to the Government of Bombay
in the Legal Department and
Competent Authority.

Legal Department,
Sachivalaya,
Bombay.

Dated the 21st day of May 1957.

NOTICE.

No. 12715/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Chimanlal Chakubhai Shah of Bombay on the 23rd day of April 1957;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. C. Patel, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Chimanlal Chakubhai Shah as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. C. PATEL,
Solicitor to the Government of Bombay
in the Legal Department and
Competent Authority.

Legal Department,
Sachivalaya,
Bombay.

Dated the 21st day of May 1957.

The following notifications have been published as Extraordinary Gazette on the shown against them :—

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TUESDAY, 14TH MAY 1957.

FINANCE DEPARTMENT.

Sachivalaya, Bombay, 14th May 1957.

No. STR. 1537/G1.—In exercise of the powers conferred by sub-section (4) and (5) of section 13 of the Central Sales Tax Act, 1956 (LXXIV) the Government of Bombay hereby amends the Central Sales Tax (Rules, 1957, as follows, namely :—

In the said Rules—

- (1) for the word and letter "Form "A"" wherever they occur word, figure, brackets and letter "Form I (B)",
- (2) for the word and letter "Form "B"" wherever they occur word, figure, brackets and letter "Form II (B)",
- (3) for the word and letter "Form "C"" wherever they occur word, figure, brackets and letter "Form III (B)",
- (4) for the word and letter "Form "D"" wherever they occur word, figure, brackets and letter "Form IV (B)" and
- (5) for the word and letter "Form "E"" wherever they occur word, figure, brackets and letter, "Form V (B)" shall be substituted.

By order and in the name of the Governor of Bombay

R. C. JOSHI
Joint Secretary to Government

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WEDNESDAY, 15TH MAY 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 14th May 1957.

EMPLOYEES' PROVIDENT FUNDS ACT, 1952.

No. EPF. 1457-I.—In exercise of the powers of the Central Government under sub-section (3) of section 14 of the Employees' Provident Funds Act, 1952 (XIX of 1952), delegated to the State Governments by the Government of India, Ministry of Labour, Notification No. S.R.O. 1258, dated the 20th April 1957 and in supersession of Government Notification, Labour and Social Welfare Department, No. EPF. 1356-I, dated the 15th November 1956, the Government of Bombay hereby specifies Shri Devkinandan Jankiparshad Madan, I.A.S., Deputy Secretary to the Government of Bombay, Labour and Social Welfare Department, as the authority for the purposes of the said sub-section (3).

By order and in the name of the Governor of Bombay,

B. B. BRÁHMBHÁTT,

Under Secretary to Government.

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THURSDAY, 30th MAY 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay-1, 20th May 1957.

Order.

No. PWA 1357.—For the purpose of clause (e) of sub-section (2) of section 7 and section 11 of the Payment of Wages Act, 1936 (IV of 1936), the Government of Bombay is pleased to authorise, subject to the conditions specified below, deduction from the Wages of employed persons, to whom the Act applies, for the amenity mentioned below supplied by the Metal Box Company of India Limited, 249, Worli Road, Bombay.

Amenity.

The Provision of a Welfare Fund.

Conditions.

1. The rate of subscription shall be annas two per month and shall not be revised without previous approval of Government;
2. The membership shall be entirely voluntary;
3. The employee concerned shall authorise the deduction in writing and may at any time revoke such authority.

Old Secretariat Building, Bombay, 21st May 1957.

SAURASHTRA BOILER RULES, 1956.

No. IBA 1456.—In exercise of the powers conferred by sub-rule (1) of rule 74 of the Saurashtra Boiler Rules, 1956, the Government of Bombay hereby appoints the following persons, having theoretical and practical knowledge of prime movers and modern boiler practice, as members to constitute the Board of Examiners for the Saurashtra area of the State of Bombay, namely :—

1. Shri Framroz D. Mehta, M.I.E.(Ind), M.I.Mech.E., Chartered Engineer, 19-A, Cuffe Parade, Colaba, Bombay 5.
2. Shri I. A. Moses, Superintending Engineer, India United Mills, Mill No. 1, Bombay 12.
3. Shri B. Sen Gupta, Professor of Mechanical Engineering and Head of the Mechanical Engineering Department, Victoria Jubilee Technical Institute, Matunga, Bombay 19.
4. Shri B. M. Belgaumkar, Assistant Professor of Mechanical Engineering, Victoria Jubilee Technical Institute, Matunga, Bombay 19.
5. Shri D. N. Mukerji, 21, Horizon View, Backbay Reclamation, Bombay 1.
6. Shri T. A. Desai, Principal, Dr. Ghandhy College of Engineering and Technology, Surat.
7. Shri J. D. Daroga, Hydraulic Engineer, Bombay Municipal Corporation, Improvement Trust Building 7, Napier Road, Fort, Bombay 1.
8. Shri J. M. Trindade, Engineer and Ship Surveyor, Mercantile Marine Department, "Commerce House", Ballard Estate, Bombay 1.
9. Shri S. Ratra, Engineer and Ship Surveyor, Mercantile Marine Department, "Commerce House", Ballard Estate, Bombay 1.
10. Shri R. A. Anklesaria, Chief Engineer, Asoka Mills Limited, Ahmedabad, "Happy Home", Khanpur, Ahmedabad.
11. Shri M. A. Babaycon, Superintending Engineer, Atul Products Limited, Parnera, via Bulsar.
12. Shri M. S. Balsara, Engineer, Ooranwalla Mansion, Poibawree, Parel, Bombay.
13. Shri C. J. Shah, Mechanical and Electrical Engineer, C/o Messrs. T. Nelson and Company, Merchants, Kerson Natha Building 5-A, Hamam Street, Fort, Bombay.
14. Shri J. J. Daruwalla, Chief Engineer, Swastik Oil Mills, Wadala, Bombay.
15. Shri K. S. Iyer, Chief Engineer, Kohinoor Mills Company Limited, Nos. 1 and 2, Naigaum Cross Lane, Dadar, Bombay.
16. Shri R. K. Mhalas, Engineer, Western India Mills, Chinchpokli, Bombay.

17. Shri A. K. Sharma, Chief Engineer, The Sholapur Spinning and Weaving Mills Company, Limited, Sholapur, district Sholapur.
18. Shri R. V. Sohoni, Chartered Electrical Engineer, First Class Mechanical Engineer, 178-A, Krishna Nivas, Hindu Colony, Dadar, Bombay 14.
19. Shri K. G. Parikh, Chief Engineer, Khatau Mills, Bombay 27.
20. Shri F. R. Kavina, Chief Engineer, The New City of Bombay Manufacturing Company Limited, 63, Chinchpokly Road, Parel, Bombay 12.
21. Shri H. C. Baxter, Chief Engineer, Firestone Tyre and Rubber Works (India), Limited, Sewree, Bombay.

Old Secretariat Building, Bombay, 22nd May 1957.

No. PWA. 1357(2).—For the purposes of clause (e) of sub-section (2) of section 7 and section 11 of the Payment of Wages Act, 1936 (IV of 1936), the Government of Bombay is pleased to authorise deductions from the wages of the employed persons for the amenity mentioned below supplied by the Asbestos Cement (Private) Ltd., Bombay, subject to the conditions specified below :—

Amenity.

The provision of a sports and Recreation Club.

Conditions.

1. The Club shall not be conducted for the purpose of profit.
2. The membership shall be entirely voluntary.
3. The employees concerned shall authorise the deduction in writing and may at any time revoke such authority.
4. The Chief Inspector of Factories, Bombay or any Inspector under him shall have a right to enter and inspect the records of the club.
5. The rate of monthly subscription shall be annas 2 per mensem and shall not be received without approval of Government.
6. No rent shall be charged for the space provided by the company for the use of the club and costs towards lightening, fans and upkeep of the club shall be borne by the Company.
7. The Company shall denote atleast a sum of Rs. 200 every month when the subscriptions from members reach not less than Rs. 100 a month.

Old Secretariat Building, Bombay 1, 24th May, 1957.

PAYMENT OF WAGES ACT, 1936.

No. PWA. 1157.—The following draft of a notification which it is proposed to issue under sub-sections (2) and (3) of section 26 of the Payment of Wages Act, 1936 (IV of 1936), is published as required by sub-section (5) of the said section 26 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 1st September 1957.

2. Any objections or suggestions which may be received by the Secretary to Government, Labour and Social Welfare Department, Old Secretariat Building, Bombay 1, from any person with respect to the said draft before the said date will be considered by Government.

Draft Notification.

In exercise of the powers conferred by sub-sections (2) and (3) of section 26 of the Payment of Wages Act, 1936 (IV of 1936), the Government of Bombay hereby amends the Bombay Payment of Wages Rules, 1937, as follows, namely :—

In rule 8A of the said Rules, for the words “shall be paid to him in the following manner, namely” the following shall be substituted, namely :—

“shall, if he is a subscriber to a provident fund be paid into the said fund as his contribution, without any corresponding contribution from the employer, and if he is not such a subscriber, shall be paid in the National Plan Certificates or 12 year National Savings Certificates in the following manner, namely :—”.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 24th May 1957.

Order.

INDIAN STAMP ACT, 1899.

No. STP. 1357/61959-N.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (II of 1899), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories the Government of Bombay is pleased to remit the stamp duty chargeable under the said Act on security bonds executed by the sureties of the students in engineering colleges receiving loan Scholarships from Government for prosecution of their further studies.

Sachivalaya, Bombay, 25th May 1957.

INDIAN STAMP ACT, 1899.

No. STP 1357/58316-N.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Government of Bombay hereby remits the stamp duty chargeable on instruments relating to immoveable property executed by the Bombay Labour Welfare Board constituted under section 4 of the Bombay Labour Welfare Fund Act, 1953 (Bom. XL of 1953), in cases where but for this exemption the Bombay Labour Welfare Board would be liable to pay the duty under the said Act.

By order and in the name of the Governor of Bombay,

M. E. GANGAT,

Deputy Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 18th May 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 1857/39690(b)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Broach District.

Serial No.	Name of Village Panchayat.	Name of Village.	Name of Taluka or Mahal.
1	Mauza	... Mauza	... Valia.
2	Kangam	... Kangam	... Jambusar.
3	Borjai Group Village Panchayat.	Borjai	... Jhagadia.
4	Dhavliver Group Village Panchayat.	Dhavliver	... Sagbara.

CATTLE TRESPASS ACT, 1871.

No. CTA. 1857/39690(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Broach District.

Serial No.	Name of Village Panchayat.	Name of Village.	Name of Taluka or Mahal.
1	Mauza	... Mauza	... Valia.
2	Kangam	... Kangam	.. Jambusar.
3	Borjai Group Village Panchayat.	Borjai	... Jhagadia.
4	Dhavliver Group Village Panchayat.	Dhavliver	... Sagbara.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4157/39563(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the Schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

Sabarkantha District.

Serial No.	Name of Village Panchayat.	Name of Village.	Name of Taluka.
1	Kanknoi	... Kanknoi	... Himatnagar.
2	Matoda-Group Village Panchayat.	Matoda	... Khedbrahma.
3	Agia	... Agia	... Khedbrahma.
4	Nawa (Rewas)	... Nawa (Rewas)	... Idar.

CATTLE TRESPASS ACT, 1871.

No. CTA. 4157/39563(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Sabarkantha District.

Serial No.	Name of Village Panchayat.	Name of Village.	Name of Taluka.
1	Kanknol ...	Kanknol ...	Himatnagar.
2	Matoda-Group Village Panchayat.	Matoda ...	Khedbrahma.
3	Agia ...	Agia ...	Khedbrahma.
4	Nawa (Rewas) ..	Nawa (Rewas) ...	Idar.

By order and in the name of the Governor of Bombay,

K. N. GORAY,

Assistant Secretary to Government.

Sachivalaya, Bombay, 20th May 1957.

PRESS AND REGISTRATION OF BOOKS ACT, 1867.

No. BAP-5256/4263-XVI.—In exercise of the powers conferred by section 20 of the Press and Registration of Books Act, 1867 (XXV of 1867), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories the Government of Bombay hereby amends the Bombay Press and Registration of Books Rules, 1923, as follows, namely:—

For rule 9 of the said Rules, the following shall be substituted, namely:—

“9. *Catalogue of Books.*—(1) The Catalogue of Books under section 18 of the Act shall be kept by the Examiner of Books and Publications, Bombay, in his Office.

(2) The memoranda of books to be registered in such catalogue under section 18 shall be grouped according to languages. The particulars of books in such memoranda shall be recorded,

(a) in the case of books in Marathi, Gujarati, Kannada, Hindi, Urdu and Sindhi, in the respective languages, and

(b) in the case of books in other languages, in English.

(3) For the purposes of the Catalogue of Books, the Curator of Libraries, Bombay, shall classify the books according to the Dewey Decimal system or the Colon System or any other recognised system.

(4) The Examiner of Books and Publications shall—

(a) in addition to the particulars contained in the memorandum of every book as required by section 18, record in the Catalogue in the case of every book—

(i) a brief, descriptive and impersonal comment on the book and

(ii) the classification made under sub-rule (3) under which the book falls; and,

(b) publish in the Official Gazette the catalogue of the books registered in such catalogue during each quarter of the year and forward a copy thereof to the Secretary to the Government of Bombay in the Home Department for being sent to the Government of India."

By order and in the name of the Governor of Bombay,

B. N. KUNTE,

Deputy Secretary to Government.

ROAD TRANSPORT CORPORATIONS ACT, 1950.

No. STC-3755/21087-XI.—In exercise of the powers conferred by section 17 of the Road Transport Corporations Act, 1950 (LXIV of 1950), the Government of Bombay, after ascertaining the views of the Corporation, is pleased to constitute an Advisory Council for the Palanpur Sub-Division established by the Corporation from time to time consisting of the following persons for the purposes of advising the Corporation on matters specified in the Schedule appended hereto :—

Chairman	... Junior Divisional Controller, State Transport, Palanpur.
Members	... President, District Local Board, Palanpur, President, District Local Board, Mehsana, Shri Gamaji Fataji Vasia, C/o Jivan and Sons, Abu Road, Shri Dahyabhai N. Mehta, Palanpur, Shri Shantilal Sarupchand Shah, M.L.A., Deesa, District Banas Kantha, President, Patan Municipality, Patan, District Mehsana, Shri Mohanlal Khetribhai Parikh, Thorad, District Banas Kantha, Shri Arjunlal Lala, C/o Congress House, Ahmeda- bad, Divisional Traffic Superintendent, Western Rail- way, Abu Road,
Secretary	... Divisional Traffic Superintendent, State Transport, Palanpur.

2. The scope of the Council's advice and recommendations in respect of the matters specified in the Schedule appended shall, as far as possible, be limited to the Sub-Division for which it is constituted.

Schedule.

- (a) the timings of Services in the Sub-Division ;
- (b) the difficulties in general experienced by the travelling public ;

- (c) the provision of amenities to the passengers, such as, provision of refreshments at moderate rates, waiting sheds, supply of drinking water, *en route* ;
- (d) the disposal of complaints received from the travelling public ;
- (e) such other matters as may be referred to the Council by the Corporation from time to time ; and
- (f) matters relating to co-ordination between rail and road services or transport services between two or more Divisions.

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

Sachivalaya, Bombay, 25th May 1957.

No. MVR. 1857/41624-XII.—Whereas the Government of Bombay is satisfied that the vehicle (motor scraper), bearing engine No. 82634 and chassis No. T. 360-1469, belonging to Messrs. Pashabhai Patel and Company (Private) Limited, is found suitable for carrying out work of public purpose ;

Now, therefore, in exercise of the powers conferred by the third proviso to sub-rule (1) of rule 120 and the second proviso to sub-rule (1) of rule 121 of the Bombay Motor Vehicles Rules, 1940, the Government of Bombay is pleased to exempt the said vehicle from the operation of the said rules, for so long as the vehicle is used for Government project work at Kakrapar in Surat District and subject to the following conditions :—

(1) that at least 24 hours advance intimation of the proposed movement of the vehicle is given to the Commissioner of Police, Bombay, along with the particulars of the route it is proposed to follow, when required to move on the roads in Greater Bombay and, in case the Commissioner of Police directs that the vehicle should follow some other route, the route specified by him is followed ;

(2) that the speed of the vehicle on public roads does not exceed 10 miles per hour ; and

(3) such other conditions as the Superintending Engineer, Bombay Circle, the Superintending Engineer, Central Circle, the Superintending Engineer, South Gujarat Circle, Surat and the District Superintendents of Police of the districts concerned may consider it necessary to impose in respect of the movement of the vehicle on the roads in their respective jurisdictions.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,

Special Officer to Government.

LEGAL DEPARTMENT.

NOTICE.

No. 12871/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Jamshed Sorabsha Lam of Bombay on the 8th day of May 1957;

NOW, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. C. Patel, Solicitor to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Jamshed Sorabsha Lam as a notary, to be submitted within fourteen days from the date of publication of this notice.

R. C. PATEL,

Solicitor to the Government of Bombay
in the Legal Department and
Competent Authority.

Legal Department,
Sachivalaya,
Bombay,

Dated the 22nd day of May 1957.

Sachivalaya, Bombay, 25th May 1957.

NOTARIES ACT, 1952.

No. 13145/E.—In exercise of the powers conferred by section 6 of the Notaries Act, 1952 (LIII of 1952), the Government of Bombay hereby publishes the following list of Notaries appointed by it and in practice at the beginning of the year 1957, in the form prescribed under rule 17 of the Notaries Rules, 1956, namely :—

List of Notaries.

Serial No.	Name of Notary.	Residential and professional address.	Qualifications.	Area in which he is authorized to practise.	Remarks.
1	2	3	4	5	6
1	Shri Jehangir Sorabjee Warden	... Anne-Ville, Ghodbunder Road, Santacruz, 113, Ardesir Hormusji Dinshaw & Co., 113, Mahatma Gandhi Road, Bombay 1.	Solicitor	... State of Bombay.	
2	Shri Noshervan Jehangirshah Kohiyar	... The Beacon, 140, Back Bay Reclamation, Bombay 1.	Attorney-at-Law.	State of Bombay.	
3	Shri Sorabji Jamshedji Baneji	... Ardesir Hormasji Dinshaw & Co., 113, Mahatma Gandhi Road, Bombay 1.	Solicitor	... State of Bombay.	
4	Shri Shrivax Sorabji Khambata.	... Kismet, Chanda Ramji Estate off Colaba Causeway, Bombay 5.	Advocate and Attorney-at-Law.	State of Bombay.	
5	Shri Arjundas S. Motwani	... Adeshir Hormusji Dinshaw & Co., 113, Mahatma Gandhi Road, Bombay 1.	Solicitor	... State of Bombay.	
6	Shri Chandrakant Maganlal Mehta	... Adenwala Lodge, 126, Cumballa Hill, Bombay 26. Mulla and Mulla and Creight Blunt & Caroe, Jehangir Wadia Building, 5, Mahatma Gandhi Road, Bombay 1.	Advocate	State of Bombay.	
		... 15/5, Sind Seva Samiti Nagar, Koliwada, Bombay 22.	B.A. (Hons), Advocate.	State of Bombay.	
		... Motwani and Motwani, Advocate, Jan Mansion, Pheorshah Mehta Road, Bombay 1.			
		... Parekh Building, New Queens Road, Bombay 4. Gagrati & Co., Ali Chambers, Meadows Street, Bombay 1.	B.A., LL.B., Attorney-at-Law.	State of Bombay.	

By order and in the name of the Governor of Bombay,

N. K. DRAVID,
Secretary to Government.

LATE NOTIFICATIONS.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 24th May 1957.

Factories Act, 1948.

No. Fac. 2255-J.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by sub-section (4) of section 10 and section 112 of the Factories Act, 1948 (LXIII of 1948), is published as required by section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 1st September 1957.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay, Labour and Social Welfare Department, Old Secretariat Building, Fort, Bombay, from any person with respect to the said draft before the date aforesaid will be considered by Government :—

Draft Notification.

No. Fac. 2255-J.—In exercise of the powers conferred by sub-section (4) of section 10 and section 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely :—

In rule 15 of the said Rules, to sub-rule (4), the following proviso shall be added, namely :—

“Provided that in the case of Central Government factories, no fees under this sub-rule shall be payable to Certifying Surgeons if they are employees of that Government.”

Old Secretariat Building, Bombay, 25th May 1957.

Factories Act, 1948.

No. FAC 1656-VII.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notifications, Labour and Housing Department, No. 44/48, dated the 7th June 1951 and 15th October 1951 in so far as they relate to the Victoria Jubilee Technical Institute, Matunga, Bombay, the Government of Bombay is pleased to exempt the workshop attached to the said institute from the provisions of section 6 and Chapter IV thereof.

Factories Act, 1948.

No. FAC. 1656-VIII.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notification, Labour and Housing Department, No. 44/48, dated the

4th April 1952, in so far as it relates to the institutions mentioned in the Schedule appended hereto the Government of Bombay is pleased to exempt the workshops attached to the said institutions from the provisions of section 6 and Chapter IV of the Factories Act, 1948

Schedule.

- (1) L. D. College of Engineering, Ahmedabad
 - (2) New Engineering College, Sangli.
 - (3) School of Industry, Ratnagiri
-

Factories Act, 1948.

No. FAC. 1656-IX.—In exercise of the powers conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), and in continuation of Government Notification, Development Department, No. S-21, dated the 8th March 1954, the Government of Bombay is pleased to exempt the workshop attached to the College of Engineering, Poona, from the provisions of section 6 and Chapter IV of the said Act.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty

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Amendment
of section 12
of Bom. III
of 1901 as
applied to
Saurashtra
area.

2. In section 12 of the Bombay District Municipal Act, 1901, as adapted and applied to the Saurashtra area of the State of Bombay, in sub-section (I), for the portion beginning with the words "The electoral roll" and ending with the words "in force" the following shall be substituted, namely:—

"The electoral roll of the Bombay Legislative Assembly for the time being in force, on such day as the State Government may by general or special order notify in this behalf,"

Amendment
of section
11 of
Bom.
XVIII of
1925 as
applied to
Saurashtra
area.

3. In section 11 of the Bombay Municipal Boroughs Act, 1925, as adapted and applied to the Saurashtra area of the State of Bombay, in sub-section (I), for the portion beginning with the words "The electoral roll" and ending with the words "in force" the following shall be substituted, namely:—

"The electoral roll of the Bombay Legislative Assembly for the time being in force, on such day as the State Government may by general or special order notify in this behalf,"

STATEMENT OF OBJECTS AND REASONS.

The Bombay District Municipal Act, 1901 and the Bombay Municipal Boroughs Act, 1925, as adapted and applied to the Saurashtra area, provide that the electoral roll of the Legislative Assembly for the time being in force for such part of the constituency of the Assembly as is included in a ward of the local authority concerned shall be deemed to be the list of voters for such ward.

The electoral roll of the Assembly is however subject to changes and it is inconvenient to hold elections on the basis of such roll which has undergone changes shortly before the election to a local authority is held. In order to obviate this inconvenience, it is proposed to give power to the State Government to notify a date which shall be the day on which the electoral roll of the Assembly for the time being in force shall be considered as the final list of voters for any particular ward or wards and to bring the two Acts in force in the Saurashtra area into line with the said Acts as in force in the area of the former State of Bombay.

The Bill proposes to achieve the above object.

Dated the 15th June 1957.

(Signed) MANEKJI SHAH.

By order and in the name of the Governor of Bombay,

N. K. DRAVID,

Secretary to the Government of Bombay,
Legal Department.

Bombay, dated the 15th June 1957.



**The
Bombay Government Gazette**

PUBLISHED BY AUTHORITY

THURSDAY, 20TH JUNE 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V

The following Bills etc., have been published as Extraordinary Gazette on the dates shown against them :—

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SATURDAY, 15TH JUNE 1957.

The following Bill is published under the proviso to rule 90 of the Bombay Legislative Assembly Rules :—

L. A. BILL No. XVI OF 1957.

A Bill to amend the Bombay District Municipal Act, 1901 and the Bombay Municipal Boroughs Act, 1925, as adapted and applied to the Saurashtra area of the State of Bombay.

I WHEREAS it is expedient to amend the Bombay District Municipal Act, 1901 and the Bombay Municipal Boroughs Act, 1925, as adapted and applied to the Saurashtra area of the State of Bombay, for the purpose hereinafter appearing ; It is hereby enacted in the Eighth Year of the Republic of India as follows :—

1. This Act may be called the Bombay District Municipal and Municipal Short title. Boroughs (Saurashtra area) (Amendment) Act, 1957. •



The

Bombay Government Gazette

PUBLISHED BY AUTHORITY

THURSDAY, 6TH JUNE 1957.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L)
made by the Government of Bombay under the Central Acts.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, dated 24th May 1957.

LAND IMPROVEMENT LOANS ACT, 1883.

No. TAG. 1454.—In exercise of the powers conferred by section 10 of the Land Improvement Loans Act, 1883 (XIX of 1883), the Government of Bombay hereby amends the Land Improvement Loans Rules, 1916, as follows :—

1. In rule 20 of the said rules, in the proviso thereto, before the words "together with" where they occur for the first time, the words, brackets and letter "(a) where the default is not wilful", shall be inserted and at the end for the words "shall have been paid" the words, bracket and letter "shall have been paid and (b) if the default is wilful together with compound interest at the rate of aforesaid" shall be substituted.

2. In the said rules, in Bond Form No. 1,—

(a) in clause 8, after the words, "has not elapsed" at the end, the following shall be inserted, namely :—

"or interest at 12 per cent. per annum may be charged on the whole of the amounts for the time being outstanding from the date of advancement of the loan.";

(b) in clause 3-A, for the word "interest" where it occurs for the first time, the words "compound interest" shall be substituted.

3. In the said rules, in Bond Form No. 2,—

(a) in clause 8, after the words “has not elapsed” the following shall be inserted, namely :—

“or interest at 12 per cent. per annum may be charged on the whole of the amounts for the time being outstanding from the date of advance of the loan.”;

(b) in clause 8-A, for the word “interest” where it occurs for the first time, the words “compound interest” shall be substituted.

4. In the said Rule, in Bond Form, No. 3,—

(a) in clause 6, after the words “has not elapsed” at the end, the following shall be inserted :—

“or interest at 12 per cent. per annum may be charged on the whole of the amounts for the time being outstanding from the date of advance of the loan.”;

(b) in clause 6-A for the word “interest” where it occurs for the first time, the words “compound interest” shall be substituted.

AGRICULTURISTS' LOANS ACT, 1884.

No. TAG. 1454.—In exercise of the powers conferred by section 4 of the Agriculturists' Loans Act, 1884 (XII of 1884), the Government of Bombay hereby amends the Agriculturists' Loans Rules, 1916, as follows :—

1. In rule 16 of the said rules, in the proviso thereto, before the words “together with” where they occur for the first time, the words, brackets and letter “(a) where the default is not wilful”, shall be inserted and at the end for the words “shall have been paid” the words, brackets and letter “shall have been paid and (b) if the default is wilful together with compound interest at the rate aforesaid” shall be substituted.

2. In the said rules, in Bond Form No. 1,—

(a) in clause 7, after the words, “has not elapsed” at the end, the following shall be inserted, namely :—

“or interest at 12 per cent. per annum may be charged on the whole of the amounts for the time being outstanding from the date of advance of the loan”.

(b) in clause 7-A for the word “interest” where it occurs for the first time, the words “compound interest” shall be substituted.

3. In the said rules, in Bond Form No. 2,—

(a) in clause 8, after the words “has not elapsed” the following shall be inserted, namely :—

“or interest at 12 per cent. per annum may be charged on the whole of the amounts for the time being outstanding from the date of advance of the loan.”;

(b) in clause 8-A, for the word "interest" where it occurs for the first time, the words "compound interest" shall be substituted.

4. In the said Rules, in Bond Form No. 3,—

(a) in clause 6, after the words "has not elapsed" at the end, the following shall be inserted :—

"or interest at 12 per cent. per annum may be charged on the whole of the amounts for the time being outstanding from the date of advance of the loan." ;

(b) in clause 6-A for the word "interest" where it occurs for the first time, the words "compound interest" shall be substituted.

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 27th May 1957.

Order.

PRESIDENCY SMALL CAUSES COURTS ACT, 1882.

No. PCT-1155/29957.—In exercise of the powers conferred by sub-section (2) of section 73 of the Presidency Small Cause Courts Act, 1882 (XV of 1882), in its application to the pre-Reorganisation State of Bombay excluding the transferred territories, the Government of Bombay hereby amends Government Order, in the Home Department, No. PCT-1153, dated the 5th April 1956, as follows, namely :—

In the Schedule to the said order, after entry 5 the following entry shall be inserted, namely :—

- "6. Summary suit under Order XXXVII in the First Schedule to the Code of Civil Procedure, 1908, where leave to defend is refused or where the defendant does not appear. Two-thirds.

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

LEGAL DEPARTMENT.**NOTICE.**

No. 13676/E.—WHEREAS an application for appointment as a notary under rule 4 of the Notaries Rules, 1956, has been received from Shri Shiavax Ratanshaw Vakil of Bombay on the 24th day of May 1957;

Now, THEREFORE, in pursuance of rule 6 of the said rules, I, Shri R. C. Patel, Solicitor, to the Government of Bombay in the Legal Department and Competent Authority, hereby give notice of the said application and invite objections, if any, to the appointment of the said Shri Shiavax Ratanshaw Vakil as a notary, to be submitted within fourteen days from the date of publication of this notice.

Legal Department,
Sachivalaya,
Bombay,

Dated the 31st day of May 1957.

R. C. PATEL,
Solicitor to the Government of Bombay
in the Legal Department and Competent Authority.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 30th May 1957.

Order.

No. PWA. 1357.—For the purposes of clause (c) of sub-section (2) of section 7 and section 11 of the Payment of Wages Act, 1936 (IV of 1936) the Government of Bombay is pleased to authorise deduction from the wages of employed persons to whom the Act applies for the amenity mentioned below supplied by Guest, Keen, Williams, Limited, Bombay subject to the conditions specified below : -

Amenity.

The provision of a work peoples sports club.

Conditions.

1. The sports club is not conducted for the purpose of profit.
2. The membership shall be entirely voluntary.
3. The employees concerned shall authorise the deduction in writing and may at any time, revoke such authority.
4. The Chief Inspector of Factories, Bombay State or any Inspector under him shall have the right to enter and inspect the records of the club.

5. The rate of monthly subscription shall be annas four only and it shall not be revised without the prior approval of Government.

6. The management shall contributed an amount not less than Rs. 50 per month towards the expenditure of the club.

Old Secretariat Building, Bombay, 1st June 1957.

No. PWA. 1156-J.—In exercise of the powers conferred by sub-sections (2) and (3) of section 26 of the Payment of Wages Act, 1936 (IV of 1936), the Government of Bombay hereby amends the Bombay Payment of Wages Rules, 1937, as follows, namely :—

In the said Rules, in the Form IV prescribed under rule 18, for the existing items 2 and 3(a) the following items shall be substituted, namely :—

2. Number of days worked during the year.

1st Shift	2nd Shift	3rd Shift	4th Shift
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3(a) Average number of persons employed daily during the year.

1st Shift	2nd Shift	3rd Shift	4th Shift
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Male adults	...
Female adults	...
Male adolescents	...
Female adolescents	...
Children	...

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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TUESDAY, 28TH MAY 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 27th May 1957.

MOTOR VEHICLES ACT, 1939 (IV of 1939).

No. MVA. 1057/6227-XII.—In exercise of the powers conferred by sub-section (1) of section 44 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the State of Bombay and in supersession of Government Notification in the Home Department, No. MVD. 3356/C-1956-E, dated the 1st November 1956, the Government of Bombay hereby constitutes for the

State of Bombay, on and with effect from the first day of June 1957, the State Transport Authority, consisting of the following persons, to exercise and discharge the powers and functions specified in sub-section (3) of the said section 44, namely :—

- (1) Shri B. D. Mirchandani, I.C.S., Secretary to the Government of Bombay, Local Self-Government and Public Health Department (Chairman),
- (2) The Development Commissioner and Secretary to the Government of Bombay, Political and Services Department,
- (3) The Chief Engineer to the Government of Bombay, Public Works Department (Roads and Buildings),
- (4) The Deputy Inspector-General of Police, Anti-Corruption and Prohibition Intelligence, Bombay,
- (5) The State Motor Transport Officer, Bombay (Secretary and Executive Officer),
- (6) Shri A. C. Anklesaria, Professor of Automobile Engineering, Victoria Jubilee Technical Institute, Bombay,
- (7) Dr. F. P. Antia, representative of the Indian Roads and Transport Development Association, Limited, Bombay,
- (8) Shri Khatau G. Dayal, representative of the Western India Automobile Association, Bombay,
- (9) Shri Dhirajlal Maganlal, representative of the Indian Merchants' Chamber, Bombay,
- (10) Shri Balkrishna D. Shukla, Rajkot,
- (11) Shri Vijaykumar M. Trivedi, Mehsana,
- (12) Shri Indravadan Oza, Bombay,
- (13) Shri Hari Govind Vartak, Thana,
- (14) Shri V. S. Page, Sangli,
- (15) Shri Madangopal Jodhraj Agarwal, Nagpur,
- (16) Shri Bhimrao Sawnekar Hingole, Hingoli.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

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WEDNESDAY, 29TH MAY 1957.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 29th May 1957.

Order.

No. CCD. 1057/81242-G.—In exercise of the powers conferred by section 18-G of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), read with the Government of India, Ministry of Heavy Industries Order, No. S.R.O. 1316/IDRA 25-16-57, dated the 17th April 1957, the Government of Bombay is pleased to amend the Bombay Cement (Control of Sale and Prices) Order, 1956, as follows, namely :—

“In sub-clause (1) of clause 4 of the said Order, for the words and figures ‘Rs. 102-8-0 per ton’ the words and figures ‘Rs. 117-50 per ton’ shall be substituted.”.

By order and in the name of the Governor of Bombay,

N. M. JANI,

Assistant Secretary to Government.

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Bombay under the Central Acts.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 10th June 1957.

INDUSTRIAL DISPUTES ACT, 1947.

No. 1DA, 1157.—The following draft of the Industrial Disputes (Bombay) Rules, 1957, which the Government of Bombay proposes to make in exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (XIV of 1947), read with section 120 of the States Reorganisation Act, 1956, is hereby published as required by sub-section (1) of section 38 of the former Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government on or after 15th July 1957.

Any objection or suggestion which may be received by the Secretary to the Government of Bombay, Labour and Social Welfare Department, from any person with respect to the said draft on or before the aforesaid date will be considered by the Government :—

INDUSTRIAL DISPUTES (BOMBAY) RULES, 1957.

PRELIMINARY.

1. *Short title and extent.*—(1) These rules may be called the Industrial Disputes (Bombay) Rules, 1957.

(2) They extend to the whole State of Bombay.

2. *Definitions.*—(1) In these rules, unless there is any thing repugnant in the subject or context,—

(a) "Act" means the Industrial Disputes Act, 1947 :

(b) "Chairman" means the Chairman of a Board or Court or if the Court consists of one person only, such person ;

(c) "Committee" means a Works Committee constituted under sub-section (1) of section 3 of the Act ;

(d) "form" means a form appended to these rules ;

(e) "Government" means the Government of Bombay.

(f) "Section" means a section of the Act.

(g) "Trade Union" means a trade union registered under the Indian Trade Unions Act, 1926 ;

(h) With reference to clause (g) of section 2 of the Act, it is hereby prescribed that in relation to an industry carried on by or under the authority of a Department of the Government, the officer in charge of the industrial establishment shall be the 'employer' in respect of that establishment.

(i) Words and expressions not defined in these rules shall have the meanings assigned to them in the Act.

PART I.

Procedure for reference of industrial disputes to Boards of Conciliation, Courts of Enquiry, Labour Courts or Industrial Tribunals.

3. *Application.*—An application for the reference of an industrial dispute to a Board, Court, Labour Court or Tribunal shall be made in Form I and shall be delivered personally or forwarded by registered post in triplicate to the Deputy Commissioner of Labour (Administration), Bombay. The application shall be accompanied by a statement setting forth—

(a) the names and addresses of the parties to the dispute ;

(b) the nature and cause of the dispute, including any demands made by either party on the other to which exception is taken by the opposite party ;

(c) the total number of workmen employed in the undertaking affected ;

(d) an estimate of the number of workmen affected or likely to be affected by the dispute ;

(e) the efforts made by the parties themselves to adjust the dispute.

4. *Attestation of application.*—The application and the statement accompanying it shall be signed—

(a) in the case of an employer, by the employer himself or where the employer is an incorporated company or other body corporate, by the agent, manager or the principal officer of such company or body ;

(b) in the case of workmen—

(i) where the majority of the workmen directly affected are members of a trade union, by the President or Secretary of such union or by such other officer of the union as may be authorised by it in this behalf ;

(ii) in other cases, by such representatives not exceeding five of the workmen directly affected, as may be duly authorised in this behalf at a meeting of a majority of the workmen held for the purpose.

5. *Notification of appointment of Board, Court, Labour Court or Tribunal.*—The appointment of a Board, Court, Labour Court or Tribunal together with names of persons constituting the Board, Court, Labour Court or Tribunal shall be notified in the *Official Gazette*.

6. *Notification of reference.*—The reference of a dispute to a Board, Court, Labour Court or Tribunal under the Act shall be notified by the Government in the *Official Gazette*.

7. *Notice to parties to nominate representatives.*—(1) If the Government proposes to appoint a Board, it shall send a notice in Form II to the parties requiring them to nominate within a reasonable time persons to represent them on the Board.

(2) The notice to the employer shall be sent to himself by name or to the manager, if any, or if the employer is an incorporated company, or a body corporate, to the agent, manager or other principal officer of such company or body.

(3) The notice to the workmen shall be sent—

(a) in the case of workmen who are members of a trade union, to the President or Secretary of the trade union; and

(b) in the case of workmen who are not members of a trade union, to any one of the workmen who have attested the application made under rule 3; and in this case a copy of the notice shall also be sent to the employer who shall display copies thereof on notice boards in a conspicuous manner at the main entrance to the premises of the establishment.

PART II.

Arbitration Agreement.

8. *Arbitration Agreement.*—An arbitration agreement for the reference of an industrial dispute to an arbitrator or arbitrators shall be made in Form III and shall be forwarded by registered post in triplicate to the Secretary to the Government Labour and Social Welfare Department, Bombay, Commissioner of Labour, Bombay, the Deputy Commissioner of Labour (Administration), Bombay and the Conciliation Officer concerned. The agreement shall be accompanied by the consent in writing of the arbitrator or arbitrators.

9. *Attestation of the Arbitration Agreement.*—The arbitration agreement shall be signed—

(a) in the case of an employer, by the employer himself, or where the employer is an incorporated company or other body corporate, by the agent, manager or the principal officer of such company or body.

(b) in the case of workmen—

(i) where the majority of the workmen directly affected are members of a trade union, by the President or Secretary of such union or by such other officer of the union as may be authorised by it in this behalf;

(a) in other cases, by such representatives of the workmen directly affected, not exceeding five, as may be duly authorised in this behalf at a meeting of a majority of the workmen held for the purpose

PART III

Powers, Procedure and Duties of Conciliation Officers, Boards, Courts, Labour Courts, Tribunals and Arbitrators

10 *Conciliation proceedings in public utility service when a notice of strike or lockout is given*—The conciliation officer, on receipt of a notice of a strike or lock-out given under rule 76 or rule 77 shall forthwith arrange to interview both the employer and the workmen concerned with the dispute at such places and at such times as he may deem fit and shall endeavour to bring about a settlement of the dispute in question

11 *Conciliation proceedings in other cases*.—Where the conciliation officer receives any information about an existing or apprehended industrial dispute which relates to a public utility service but no notice of strike or lockout is given under rule 76 or rule 77 or where the industrial dispute does not relate to a public utility service, and he considered it necessary to intervene in the dispute, he shall give formal intimation in writing to the parties concerned declaring his intention to commence conciliation proceedings with effect from such date as may be specified therein

12 The Conciliation Officer may hold a meeting of the representatives of both parties jointly or of each party separately

13 (1) The proceedings before a Conciliation Officer shall be held *in camera*

(2) The Conciliation Officer shall conduct the proceedings expeditiously and in such manner as he may deem fit

14 *Place and time of hearing*—The sittings of a Board, Court, Labour Court, Tribunal or of an Arbitrator shall be held at such times and places as the Chairman or the Presiding Officer or the Arbitrator, as the case may be, may fix from time to time, and the Chairman, Presiding Officer or the Arbitrator, as the case may be, shall inform the parties of the same in such manner as he may deem fit

15 *Quorum for Boards and Courts*.—The quorum necessary to constitute a sitting of a Board or Court shall be as follows —

(i) in the case of a Board—	Quorum
where the number of members is	2
where the number of members is 5	3
(ii) in the case of a Court—	
where the number of members is not more than 2	1
where the number of members is more than 2 but less than 5.	2
where the number of members is 5 or more	3

16. *Notice to be served.*—On an industrial dispute being referred for adjudication to a Labour Court or Tribunal, the Labour Court or the Tribunal shall cause notices to be served on the parties in Forms IV, V, VI, VII, VIII and IX directing them to file their statements of claims or written statements, as the case may be, within a specified time.

17. *Evidence.*—A Board, Court, Labour Court, Tribunal or an Arbitrator may accept, admit or call for evidence at any stage of the proceedings before it/him and in such manner as it/he may think fit.

18. *Administration of oath.*—Any members of a Board or Court or Presiding Officer of a Labour Court or Tribunal or an Arbitrator may administer an oath.

19. *Form of notice and summons.*—(1) Notices to the parties and summonses to witnesses to appear before a Labour Court or Tribunal shall be in Forms X and XI respectively.

(2) A summons issued by a Board or Court shall be in Form XII

(3) A notice or summons issued by a Board, Court, Labour Court or Tribunal may require any person to produce before it any books, papers or other documents and things in the possession of or under the control of such person in any way relating to the matter under investigation or adjudication by the Board, Court, Labour Court or Tribunal, which the Board, Court, Labour Court or Tribunal thinks necessary for the purposes of such investigation or adjudication.

20. *Service of summons or notice.*—Subject to the provisions contained in rule 22, any notice, summons, process or order issued by a Board, Court, Labour Court, Tribunal or an Arbitrator, empowered to issue such notice, summons, process or order may be served either personally or by registered post or in any other manner prescribed under the Code of Civil procedure, 1908.

21. *Description of parties in certain cases.*—Wherein any proceeding before a Board, Court, Labour Court, Tribunal or an Arbitrator, there are numerous persons arrayed on any side, such persons shall be described as follows :—

(1) all such persons as are members of any trade union or association shall be described by the name of such trade union or association :

(2) all such persons as are not members of any trade union or association shall be described in such manner as the Board, Court, Labour Court, Tribunal or arbitrator, as the case may be, may determine.

22. *Manner of service in the case of numerous persons as parties to a dispute.*—(1) Where there are numerous persons as parties to any proceeding before a Board, Court, Labour Court, Tribunal or an Arbitrator and such persons are members of any trade union or association the service of notice on the Secretary of where there is no Secretary, the principal officer of the trade union or association shall be deemed to be service on such persons.

(2) Where there are numerous persons as parties to any proceeding before a Board, Court, Labour Court, Tribunal or an Arbitrator and such persons are not members of any trade union or association, the Board, Court, Labour Court, Tribunal or Arbitrator as the case may be, shall, where personal service is not practicable, cause the service of any notice to be made by requiring the employer to display prominently the said notice together with its translations in Hindi and in the language understood by the majority of the workmen in the establishment at or near the main entrance of the said establishment.

(3) A notice served in the manner specified in sub-rule (2) shall also be considered as sufficient in the case of such workmen as cannot be ascertained and found.

23. *Procedure at the first sitting.*—At the first sitting of a Board, Court, Labour Court, or Tribunal, the Chairman or the Presiding Officer, as the case may be, shall call upon the parties in such order as he may think fit to state their case.

24. *Information to be kept confidential.*—All books, papers and other documents or things produced before a Board, Court, Labour Court, Tribunal or an Arbitrator whether voluntarily or in pursuance of a summons may be inspected by the Board, Court, Labour Court, Tribunal or Arbitrator as the case may be, and also by such parties as the Board, Court, Labour Court, Tribunal or Arbitrator, allows; but the information obtained therefrom shall not, except as provided in the Act, be made public; and such parts of the books, papers, documents or things as in the opinion of the Board, Court, Labour Court, Tribunal or Arbitrator do not relate to the matters at issue may be sealed up.

25. *Conduct of proceedings of a Board, Court, Labour Court, or Tribunal.*—The proceedings before a Board, Court, Labour Court or Tribunal shall be held in public.

Provided that the Board, Court, Labour Court, or tribunal may, at any stage direct that any witness shall be examined or the proceedings shall be held *in camera*.

26. *Board, Court, Labour Court, Tribunal or Arbitrator may proceed ex parte.*—If without sufficient cause being shown, any party to a proceeding before a Board, Court, Labour Court, Tribunal or an Arbitrator fails to attend or to be represented, the Board, Court, Labour Court, Tribunal or Arbitrator may proceed *ex parte*.

27. *Power of entry and inspection.*—A Board or Court, or any member thereof, or a Conciliation Officer or a Labour Court, Tribunal or any person authorised in writing by the Board, Court, Labour Court or Tribunal in this behalf, may for the purposes of any conciliation investigation, enquiry or adjudication under the Act, at all reasonable times, and in the case of a person authorised in writing by a Board, Court, Labour Court or Tribunal, after he has given reasonable notice enter any building, factory, workshop or other places or premises whatsoever, and inspect the same or any work, machinery, appliances or article therein, or interrogate any person therein in respect of anything situated therein or any matter relevant to the subject-matter of the conciliation, investigation, enquiry or adjudication.

28. *Powers of Boards, Courts, Labour Courts and Tribunals.*—In addition to the powers conferred by the Act, Boards, Courts, Labour Courts and Tribunals shall have the same powers as are vested in a Civil Court under the Code of Civil Procedure, 1908, when trying a suit in respect of the following matters, namely, —

- (a) discovery and inspection,
- (b) granting adjournments,
- (c) evidence on affidavits,

and the Board, Court, Labour Court or Tribunal may summon and examine *suo motu* any person whose evidence appears to it to be material and shall be deemed to be a Civil Court within the meaning of sections 480 and 482 of the Code of Criminal Procedure, 1898.

29. *Assessors.*—Where assessors are appointed to advise a Tribunal under sub-section (4) of section 7A or by the Court, Labour Court or Tribunal under sub-section (5) of section 11, the Court, Labour Court or Tribunal, as the case may be, shall, in relation to the proceeding before it, obtain the advice of such assessors, but such advice shall not be binding on it.

30. *Decision by majority.*—All questions arising for discussion at any meeting of a Board or Court, save where the Court consists of one person, shall be decided by a majority of the votes of the members thereof (including the Chairman) present at the meeting. In the event of an equality of votes, the Chairman shall also have a casting vote.

31. *Correction of errors.*—The Labour Court, Tribunal or Arbitrator may correct any clerical mistake or error arising from an accidental slip or omission in any award it/he issues.

32. *Right of representatives.*—The representatives of the parties appearing before a Board, Court, Labour Court, Tribunal or an Arbitrator shall have the right of examination, cross-examination and re-examination of witnesses called by the Board, Court, Labour Court, Tribunal or Arbitrator and of addressing the Board, Court, Labour Court, Tribunal or Arbitrator on completion of the taking of evidence :

Provided that save with the permission of the Board, Court, Labour Court, Tribunal or Arbitrator not more than one representative of any party shall exercise any such right.

PART IV.

*Remuneration of Chairman and members of Boards and Courts,
Presiding Officers of Labour Courts and Tribunals, Assessors,
Witnesses and Staff.*

33. *Travelling Allowance.*—The Chairman or a member of a Board or Court or the Presiding Officer or an assessor of a Labour Court or Tribunal, if a non-official, shall be entitled to draw travelling allowance and halting allowance for a journey performed by him in connection with

the performance of his duties, at the rates admissible and subject to the conditions applicable to a Government servant of the first grade under the Bombay Civil Service Rules.

34. *Fees.*—The Chairman and a member of a Board or Court, the Presiding Officer and an assessor of a Labour Court or Tribunal wherever he is not a salaried Officer of Government, may be granted such fees as may be sanctioned by the Government in each case.

35. *Expenses of witnesses.*—Every person who is summoned and duly attends or otherwise appears as a witness before a Board, Court, Labour Court, Tribunal or an Arbitrator shall be entitled to an allowance for expenses according to the scale for the time being in force with respect to witnesses in civil courts.

36. *Establishment.*—The Government may appoint a Secretary to the Board, Court, Labour Court or Tribunal and such other staff as it may think necessary and may fix the salaries and allowances payable to them.

PART V.

Notice of change.

37. *Notice of change.*—Any employer intending to effect any change in the conditions of service applicable to any workman in respect of any matter specified in the Fourth Schedule appended to the Act shall give notice of such intention in Form XIII.

38. *Manner of service of notice of change.* (1) where there are numerous workmen affected by a notice of change and the majority of such workmen are members of any trade union, the service of notice by registered post on the Secretary, or where there is no Secretary, on the principal officer of the trade union shall be deemed to be service on all such workmen. The employer, shall, at the same time, arrange to exhibit the notice by affixing it to a notice board in the manner specified in sub-rule (2):

Provided that if the Secretary or the Principal Officer refuses to receive the notice or that for any other reason the notice cannot be served on the Secretary or the principal officer in the ordinary way the exhibition of the notice in the manner specified in sub-rule (2) shall be deemed to be service on all such workmen.

(2) Where there are numerous workmen affected by a notice of change and the majority of such workmen are not members of any trade union, the employer shall, where personal service is not practicable cause the service of any such notice to be made by affixing the same to a notice board at or near the entrance or entrances of the establishment concerned and the notice shall remain so affixed for a period of twenty-one days. The notice shall be in English, the regional language and the language understood by a majority of the workmen in the establishment concerned.

(3) A copy of the notice shall simultaneously be forwarded by the employer to the Conciliation Officer concerned and the Deputy Commissioner of Labour (Administration), Bombay.

PART VI.

Works Committees.

39. *Constitution.*—Any employer to whom an order made under sub-section (1) of section 3 relates shall forthwith proceed to constitute a Works Committee in the manner prescribed in this part.

40. *Number of members.*—The number of members constituting the Committee shall be fixed so as to afford representation to the various categories, groups and classes of workmen engaged in, and to the sections, shops or departments of the establishment

Provided that the total number of members shall not exceed twenty ;

Provided further that the number of representatives of the workmen shall not be less than the number of representatives of the employer.

41. *Representatives of employer.*—Subject to the provisions of these rules, the representatives of the employer shall be nominated by the employer and shall, as far as possible, be officials in direct touch with or associated with the working of the establishment.

42. *Consultation with trade unions.*—Where any workmen of an establishment are members of a trade union, the employer shall ask the union to inform him in writing,—

(a) how many of the workmen are members of the union ; and

(b) how their membership is distributed among the sections, shops or departments of the establishment.

43. *Groups of workmen's representatives.*—On receipt of the information called for under rule 42, the employer shall provide for the election of workmen's representatives on the Committee in two groups —

(1) those to be elected by the workmen of the establishment who are members of the trade union or unions, and

(2) those to be elected by the workmen of the establishment who are not members of the trade union or unions.

bearing the same proportion to each other as the union members in the establishment bear to the non-members :

Provided that where more than half the workmen are members of the union or any one of the unions, no such division shall be made ;

Provided further that where a trade union neglects or fails to furnish the information called for under rule 42 within one month of the date of the notice requiring it to furnish such information, such union shall, for the purpose of this rule, be treated as if it did not exist.

44. *Electoral constituencies.*—Where under rule 43 the workmen's representatives are to be elected in two groups, the workmen entitled to

vote shall be divided into two electoral constituencies, the one consisting of those who are members of a trade union and the other of those who are not.

45. *Employer's power to sub-divide electoral constituency or constituencies.*—Notwithstanding anything contained in the foregoing provisions, the employer may, if he thinks fit, sub-divide a single electoral constituency or two electoral constituencies, as the case may be, and direct that workmen shall vote in either by groups, sections, shops or departments.

Explanation.—Where an employer sub-divides a single electoral constituency or two electoral constituencies, as the case may be, and directs that the workmen shall vote in either by groups, sections, shops or departments, each of such groups, sections, shops or departments shall be deemed to be an independent electoral constituency.

46. *Qualification of candidates for election.*—Any workman of not less than 19 years of age and with a service of not less than one year in the establishment may, if nominated as provided in these rules, be a candidate for election as a representative of the workmen on the Committee ;

Provided that the service qualification shall not apply to the first election in an establishment which has been in existence for less than a year.

47. *Qualifications for voters.*—All workmen, other than casual employees, who are not less than 18 years of age and who have put in not less than 6 months' service in the establishment shall be entitled to vote in the election of the representative of workmen.

48. *Procedure for election.*—(1) The employer shall fix a date as the closing date for receiving nominations from candidates for election as workmen's representative on the Committee.

(2) For holding the election, the employer shall also fix a date which shall not be earlier than three days and later than ten days after the closing date for receiving nominations.

(3) The dates so fixed shall be notified at least seven days in advance to the workmen and the trade union or unions concerned. Such notice shall be affixed on the notice board or given adequate publicity amongst the workmen. The notice shall specify the number of seats, to be elected by the groups, sections, shops or departments and the number to be elected by the members of the trade union or unions and by the non-members.

(4) A copy of such notice shall be sent to the trade union or unions concerned.

49. *Nomination of candidates for election.*—(1) Every nomination shall be made on a nomination paper in Form XIV copies of which shall be supplied by the employer to the workmen requiring them.

(2) Each nomination paper shall be signed by the candidate to whom it relates and attested by at least two other voters belonging to the group, section shop or department the candidate seeking election will represent, and shall be delivered to the employer.

50. *Scrutiny of nomination papers.*—(1) On the day following the last day fixed for filing nomination papers, the nomination papers shall be scrutinised by the employer in the presence of the candidates and the attesting persons and those which are not valid shall be rejected.

(2) For the purpose of sub-rule (1), a nomination paper shall be held to be not valid if (a) the candidate nominated is ineligible for membership under rule 46 or (b) the requirements of rule 49 have not been complied with.

Provided that where a candidate or an attesting person is unable to be present at the time of scrutiny, he may send a duly authorised nominee for the purpose.

51. *Voting in election.*—(1) If the number of candidates who have been validly nominated is equal to the number of seats, the candidates shall be forthwith declared duly elected.

(2) If in any constituency the number of candidates is more than the number of seats allotted to it voting shall take place on the day fixed for election.

(3) The election shall be held in such manner as may be convenient for each electoral constituency.

(4) The voting shall be conducted by the employer, and if any of the candidates concerned belong to a union, such of them as the union may nominate shall be associated with the election.

(5) Every workmen entitled to vote at an electoral constituency shall have as many votes as there are seats to be filled in the constituency :

Provided that each voter shall be entitled to cast only one vote in favour of any one candidate.

52. *Arrangements for election.*—The employer shall be responsible for all arrangements in connection with the election.

53. *Officers of the Committee.*—(1) The Committee shall have among its office bearers a Chairman, a Vice-Chairman, and two Joint Secretaries.

(2) The Committee shall elect the Chairman and the Vice-Chairman provided that where the Chairman is elected from amongst the representatives of the employers, the Vice-Chairman shall be elected from amongst the representatives of the workmen and *vice versa* :

Provided further that the post of Chairman or Vice-Chairman, as the case may be, shall not be held by a representative of the employer or the workmen, for two consecutive terms.

(3) The two Joint Secretaries shall be elected by the Committee from among the representatives of the employer and of the workmen respectively.

54. *Term of Office*—(1) The term of office of a workmen's representative on the Committee other than a member chosen to fill a casual vacancy shall be two years

Provided that if fresh elections are not held immediately after the expiry of the said term, the representative shall continue to be on the Committee until such time as fresh elections are held

(2) A member chosen to fill a casual vacancy shall hold office for the unexpired term of his predecessor

(3) A member who without obtaining leave from the Committee fails to attend three consecutive meetings of the Committee shall forfeit his membership

55. *Vacancies*.—In the event of a workmen's representative ceasing to be a member under sub-rule (3) of rule 54 or ceasing to be employed in the establishment or in the event of his resigning the membership of the Committee, his successor shall be elected from the constituency to which the member vacating the seat belonged

56. *Power to co-opt*—The Committee shall have the right to co-opt in a consultative capacity persons employed in the establishment having particular or special knowledge of a matter under discussion. Such co-opted member shall not be entitled to vote and shall be present at meetings only for the period during which the particular question is before the Committee

57. *Number of meetings*—(1) The Committee may meet as often as necessary but not less often than once in three months (a quarter)

(2) The Committee shall at its first meeting regulate its own procedure.

58. *Facilities for meeting, etc.*—The employer shall provide accommodation for holding meetings of the Committee. He shall also provide all necessary facilities to the Committee and to the members thereof for carrying out the work of the Committee. The Committee shall ordinarily meet during working hours of the establishment concerned on any working day and the representative of the workmen shall be deemed to be on duty while attending the meeting

59. *Dissolution of Works Committee*—The Government or where the power under section 3 has delegated to any officer or authority under section 39 such officer or authority may, after making such inquiry as it or he may deem fit, dissolve any Committee at any time, by an order in writing, if it or he is satisfied that the Committee has not been constituted in accordance with these rules or that not less than two-third, of the number of representatives of the workmen have, without any reasonable justification, failed to attend three consecutive meetings of the Committee or that the Committee has, for any other reason ceased to function

Provided that where a Committee is dissolved under this rule, the employer may, and if so required by the Government or, as the case may be, by such officer or authority, shall take steps to re-constitute the Committee in accordance with these rules

60. *Copies of agenda of meetings and decisions of the Committee to be sent to employer*.—Whenever any meeting of the Committee is held, the Chairman or the Joint Secretaries of the Committee shall, within seven days from the date of such meeting, report to the employer the agenda for such meeting and the decisions taken by the Committee thereon.

61. *Annual return*.—Every employer who is required to constitute a Committee under sub-section (1) of section 3 shall submit to the Government Labour Officer, Bombay, in duplicate a yearly return in Form XV. Such return shall be delivered or sent by post to the said office of the Government Labour Officer, Bombay, not later than three weeks after the expiry of the year to which it relates.

PART VII

* Miscellaneous

62. *Memorandum of settlement*.—(1) A settlement arrived at in the course of conciliation proceedings or otherwise, shall be in Form XVI.

(2) The settlement shall be signed by—

(a) in the case of an employer, by the employer himself, or by his authorised agent, or where the employer is an incorporated company or other body corporate, by the agent manager or other principal officer of such company or body ;

(b) in the case of workmen, either by the President or Secretary of a trade union of the workmen, or by five representatives of the workmen duly authorised in this behalf at a meeting of the workmen held for the purpose.

(3) Where a settlement is arrived at in the course of conciliation proceedings, the Conciliation Officer or the Board, as the case may be, shall send a report thereof to the Government together with the memorandum of settlement signed by the parties to the dispute.

(4) Where a settlement is arrived at between an employer and his workmen otherwise than in the course of conciliation proceedings before a Conciliation Officer or Board, the parties to the settlement shall jointly send a copy thereof to the Secretary to the Government, Labour and Social Welfare Department, Bombay the Commissioner of Labour, Bombay, the Deputy Commissioner of Labour (Administration), Bombay and the Conciliation Officer concerned.

63. *Application under section 33*.—(1) An employer desiring to obtain express permission in writing of the Conciliation Officer, Board, Labour Court or Tribunal, as the case may be, under sub-section (1) or sub-section (3) of section 33 shall present an application in Form XVII in triplicate to such Conciliation Officer, Board, Labour Court or Tribunal and shall file along with the application as many copies as there are opposite parties.

(2) An employer seeking the approval of the Conciliation Officer, Board, Labour Court or Tribunal, as the case may be, of any action taken by him under clause (a) or clause (b) of sub-section (2) of section 33 shall present

an application in Form XVIII in triplicate to such Conciliation Officer, Board, Labour Court or Tribunal and shall file along with the application as many copies thereof as there are opposite parties.

(3) Every application under sub-rule (1) or sub-rule (2) shall be verified at the foot by the employer making it or by some other person proved to the satisfaction of the Conciliation Officer, Board, Labour Court or Tribunal to be acquainted with the facts of the case.

(4) The person verifying shall specify, by reference to the numbered paragraphs of the application, what he verifies of his own knowledge and what he verifies upon information received and believed to be true.

(5) The verification shall be signed by the person making it and shall state the date on which and the place at which it was signed.

64. *Complaints regarding change of conditions of service, etc.—*

(1) Every complaint under section 33A shall be presented in triplicate in Form XIX and shall be accompanied by as many copies of the complaint as there are opposite parties thereto.

(2) Every complaint under sub-rule (1) shall be verified at the foot by the employee making it or by some other person proved to the satisfaction of the Labour Court or Tribunal to be acquainted with the facts of the case.

(3) The person verifying shall specify, by reference to the numbered paragraphs of the complaint, what he verifies of his own knowledge and what he verifies upon information received and believed to be true.

(4) The verification shall be signed by the person making it and shall state the date on which and the place at which it was signed.

65. *Show cause notice to be issued to the opposite party.*—As soon as an application under section 33 is received by the Conciliation Officer, Board, Labour Court or Tribunal or a complaint under section 33A is received by the Labour Court or Tribunal, a copy thereof shall be forwarded to the opposite party with a notice in Form XX to show cause, if any, why the application or the relief sought for in the complaint should not be granted.

66. *Protected workmen.*—(1) Every trade union connected with an industrial establishment to which the Act applies, shall communicate to the employer, before the 30th September every year, the names and addresses of such of the officers of the trade union who are employed in that establishment and who, in the opinion of the trade union, should be recognised as protected workmen. Any change in the incumbency of any such officer shall be communicated to the employer by the trade union within fifteen days of such change.

(2) The employer shall, subject to the provisions of sub-section (4) of section 33, recognise such workmen to be protected workmen for the purposes of sub-section (3) of the said section and communicate to the union, in writing, within fifteen days of the receipt of the names and addresses under sub-rule (1), the list of workmen recognised as protected workmen.

(3) Where the total number of names received by the employer under sub-rule (1) exceeds the maximum number of protected workmen admissible for the establishment under sub-section (4) of section 33, the employer shall recognise as protected workmen only such maximum number of workmen :

Provided that, where there are more than one trade union in the establishment, the maximum number shall be so distributed by the employer among the unions that the numbers of recognised protected workmen in individual unions bear roughly the same proportion to one another as the membership figures of the unions. The employer shall in that case intimate in writing to the President or the Secretary of each union the number of protected workmen allotted to it.

Provided further that where the number of protected workmen allotted to a union under this sub-rule falls short of the number of officers of the union seeking protection, the union shall be entitled to select the officers to be recognised as protected workmen. Such selection shall be made by the union and communicated to the employer within five days of the receipt of the employer's letter.

(4) When a dispute arises between an employer and any trade union in any matter connected with the recognition of protected workmen under this rule dispute shall be referred to the Conciliation Officer concerned, whose decision thereon shall be final.

67. *Application for recovery of dues.*—An application under section 33C shall be delivered personally or forwarded by registered post in triplicate to the Secretary to Government, Labour and Social Welfare Department, Bombay.

68. *Appointment of Commissioner.*—Where it is necessary to appoint a Commissioner under sub-section (3) of section 33C the Labour Court may appoint a person with experience in the particular industry, trade or business involved in the industrial dispute or a person with experience as a Judge of a Civil Court, or as a stipendiary Magistrate or as a Registrar of the Industrial Court constituted under the Bombay Industrial Relations Act, 1946, or as a Secretary or Registrar of a Labour Court or Tribunal constituted under the Act or of the Labour Appellate Tribunal constituted under the Industrial Disputes (Appellate Tribunal) Act, 1950.

69. *Fees for the Commissioner, etc.*—(1) The Labour Court shall, after consultation with the parties, estimate the probable duration of the enquiry and fix the amount of the Commissioner's fees and other incidental expenses and direct the payment thereof, into the nearest treasury, within a specified time, by such party or parties and in such proportion as it may consider fit. The Commission shall not issue until satisfactory evidence of the deposit into the treasury of the sum fixed is filed before the Labour Court :

Provided that the Labour Court may from time to time direct that any further sum or sums be deposited into the treasury within such time and by such parties as it may consider fit :

Provided further that the Labour Court may in its discretion extend the time for depositing the sum into the treasury.

(2) The Labour Court may, at any time, for reasons to be recorded in writing, vary the amount of the Commissioner's fees in consultation with the parties.

(3) The Labour Court may direct that the fees shall be disbursed to the Commissioner in such instalments and on such dates as it may consider fit.

(4) The undisbursed balance, if any, of the sum deposited shall be refunded to the party or parties who deposited the sum in the same proportion as that in which it has deposited.

70 *Time for submission of report.*—(1) Every order for the issue of a Commission shall appoint a date, allowing sufficient time for the Commissioner to submit his report.

(2) If for any reason the Commissioner anticipates that the date fixed for the submission of his report is likely to be exceeded, he shall apply, before the expiry of the said date, for extension of time setting forth the grounds thereof and the Labour Court shall take such grounds into consideration in passing orders on the application :

Provided that the Labour Court may grant extension of time notwithstanding that no application for such extension has been received from the Commissioner within the prescribed time limit.

71. *Local investigation.*—In any industrial dispute in which the Labour Court deems a local investigation to be requisite or proper for the purpose of completing the money value of a benefit, the Labour Court may issue a Commission to a person referred to in rule 68 directing him to make such investigation and to report thereon to it.

72. *Commissioner's report.*—(1) The Commissioner after such local inspection as he deems necessary and after reducing to writing the evidence taken by him, shall return such evidence together with his report in writing signed by him to the Labour Court.

(2) The report of the Commissioner and the evidence taken by him (but not the evidence without the report) shall be evidence in the industrial dispute and shall form part of the record of the proceedings in the industrial dispute ; but the Labour Court or, with the permission of the Labour Court, any of the parties to the industrial dispute may examine the Commissioner personally before the Labour Court regarding any of the matters referred to him or mentioned in his report or as to his report, or as to the manner in which he has made the investigation.

(3) Where the Labour Court is for any reason dissatisfied with the proceedings of the Commissioner it may direct such further enquiry to be made as it shall think fit.

73. *Powers of Commissioner.*—Any Commissioner appointed under these rules may, unless otherwise directed by the order of appointment—

(a) examine the parties themselves and any witness whom they or any of them may produce, and any other person whom the Commissioner thinks proper to call upon to give evidence in the matter referred to him ;

(b) call for and examine documents and other things relevant to the subject of enquiry ;

(c) at any reasonable time enter upon or into any premises mentioned in the order.

74. *Summoning of witnesses etc.*—(1) The provisions of the Code of Civil Procedure, 1908 relating to the summoning, attendance and examination of witnesses and penalties to be imposed upon witnesses, shall apply to persons required to give evidence or to produce documents before the Commissioner under these rules.

(2) Every person who is summoned and appears as a witness before the Commissioner shall be entitled to payment by the Labour Court out of the sum deposited under rule 69, of an allowance for expenses incurred by him in accordance with the scale for the time being in force for payment of such allowance to witnesses appearing in the civil courts.

75. *Representation of parties before the Commissioner.*—The parties to the industrial dispute shall appear before the Commissioner, either in person or by any other person who is competent to represent them in the proceedings before the Labour Court.

76. *Notice of strike.*—(1) The notice of strike to be given by workmen in a public utility service shall be in Form XXI.

(2) On receipt of a notice of strike under sub-rule (1), the employer shall forthwith intimate the fact to the Conciliation Officer concerned.

77. *Notice of lock-out.*—The notice of lock-out to be given by an employer carrying on a public utility service shall be in Form XXII.

78. *Report of lock-out or strike.*—The report of a lock-out or strike in a public utility service to be submitted by the employer under sub-section (3) of section 22 shall be in Form XXIII.

79. *Report of notice of strike or lock-out.*—The report of notice of a strike or lock-out to be submitted by the employer under sub-section (6) of section 22 shall be sent by registered post or given personally to the Conciliation Officer concerned with a copy by registered post to (1) The Secretary to the Government, Labour and Social Welfare Department, Bombay, (2) the Commissioner of Labour, Bombay, and (3) the District Magistrate concerned.

80. *Notice of retrenchment.*—(1) The notice referred to in clause (c) of section 25F shall be given in Form XXIV and be served, either by

personal service or by registered post, on the Secretary to the Government, Labour and Social Welfare Department, Bombay—

(i) not less than twenty one days before the date of retrenchment, if the notice of retrenchment has been given to a workman ;

(ii) within seven days of the date of retrenchment if no such notice has been given but the workmen is paid wages in lieu of notice :

(iii) (a) at least one month before the date of termination of service, if such date is specified in an agreement where the retrenchment is carried out under an agreement ; and

(b) on the date of such agreement, where the date of termination is not so specified.

(2) A copy of such notice shall be sent by the employer to the Commissioner of Labour, Bombay and the Deputy Commissioner of Labour (Administration), Bombay.

81. *Maintenance of seniority list of Workmen.*—(1) The employer shall prepare a list of all workmen in the particular category from which retrenchment is contemplated arranged according to the seniority of their service in that category and cause a copy thereof to be posted on a notice Board in conspicuous place in the premises of the industrial establishment at least seven days before the actual date of retrenchment.

82. *Re-employment of retrenched workmen.*—(1) Where any workmen are retrenched and the employer proposes to take into his employ any person, he shall give an opportunity to the retrenched workmen to offer themselves for re-employment in the following manner :—

(a) if the number of vacancies to be filled is not less than fifty, he shall publish in a newspaper circulating in, and in the regional language of, the locality in which the industrial establishment is situated, a notice giving the details of vacancies to be filled ;

(b) in any other case, he shall send by registered post to the last known address of each of such retrenched workmen eligible for appointment to any such vacancies, a notice giving the details of the vacancies to be filled, and seven days shall have elapsed from the date of publication of such notice, or from the date of the despatch of the last of such notices, as the case may be :

Provided that where there are provisions in any standing orders of an industrial establishment in regard to the notifying of vacancies, notices in respect of such vacancies shall be published or given in accordance with such standing orders.

(2) A copy of the notice referred to in sub-rule (1) shall also be displayed in the time-keeper's office, at the main entrance of the industrial establishment and in the case of a department thereof, also in the department concerned.

(3) Whenever a notice has been given under sub-rule (1), the employer shall also simultaneously inform the trade union or unions of workmen concerned with the industrial establishment, of the vacancies to be filled giving the details thereof.

(4) If the employer seeks the assistance of the Decasualisation scheme or the Employment Exchange of the area in filling the vacancies, he shall inform the Manager of the Scheme or the Exchange, as the case may be, that the names of such of his retrenched employees, as may be, registered with the Scheme or the Exchange, may be submitted to him along with the names of any other suitable candidates.

83. *Notice for termination of award or settlement.*—(1) Where an employer intends to terminate an award or a settlement he shall send a notice thereof by registered post in the following manner, namely :—

(a) Where the majority of workmen are members of a trade union, to the President or Secretary of such union or such other officer of the trade union as may be authorised by it in this behalf. A copy of the notice shall also be exhibited on a notice board at or near the main entrance or entrances of the establishment concerned.

(b) Where there is no trade union or where the majority of workmen bound by the award or settlement are not members of a trade union, the notice shall be exhibited on a notice board at or near the main entrance or entrances of the establishment concerned.

(2) Where workmen intend to terminate an award or a settlement, a notice thereof shall be sent by registered post to the employer himself or where the employer is an incorporated company or other body corporate, to the agent, manager or the principal officer of such company or body.

(3) The notice for termination of an award or a settlement shall be signed—

(a) in the case of an employer, by the employer himself, or where the employer is an incorporated company or other body corporate, by the agent, manager or the principal officer of such company or body.

(b) in the case of workmen—

(i) where the majority of the workmen bound by the award or settlement are members of a trade union or where a majority of the workmen has authorised in writing a trade union to terminate the award or settlement, by the President or Secretary of such union or by such other officer of the union as may be authorised by it in this behalf;

(ii) in other cases, by such representatives not exceeding five, of the workmen intending to terminate the award or settlement, as may be duly authorised in this behalf at a meeting of a majority of the workmen held for the purpose.

(4) Copies of the notice referred to in sub-rule (1) and sub-rule (2) shall be sent to the Secretary to the Government, Labour and Social Welfare Department, Bombay, the Commissioner of Labour, Bombay, Deputy Commissioner of Labour (Administration), Bombay and the Conciliation Officer concerned.

84. *Copies of records of Labour Courts and Tribunals.*—(1) Any person desiring to obtain copies of any records, including certified copies of any award, order or decision of a Labour Court or Tribunal or extracts therefrom, may make an application in writing to the Secretary of the Labour Court or Tribunal.

(2) On receipt of such application and on payment of fees for copying a document, at the rate of 50 naya paisa per every hundred words or fraction thereof, a copy of the document shall be supplied by the Secretary of the Labour Court or Tribunal :

Provided that no copy shall be granted of any notes recorded by the Labour Court or Tribunal for its own use or of any exhibit or document which the Labour Court or Tribunal may consider to be confidential.

85. *Authority to be given under clause (c) of sub-section (1) of section 36.*—The authority to be given by a workman or workmen under clause (c) of sub-section (1) of section 36 shall be in Form XXV. Such authority shall be signed by the workman or workmen of concerned or by such number of persons from among themselves as may be elected for this purpose at a meeting attended by a majority of workmen who are parties to the dispute.

86. *Authority to be given under clause (c) of sub-section (2) of section 36.*—The authority to be given by an employer under clause (c) of sub-section (2) of section 36 shall be in Form XXVI.

87. *Parties bound by acts of representative.*—A party appearing by a representative shall be bound by the acts of that representative.

88. *Delivery of application, letter etc., when deemed to be sufficient.*—Whenever any application, letter, summons, notice, statement or intimation, is required to be forwarded or served under any of these rules by registered post it shall be deemed to be sufficient compliance with these rules if such application, letter, summons, notice, statement or intimation is delivered by hand and an acknowledgment in writing, by or on behalf of the party to whom it is forwarded or on whom it is intended to be served, is obtained in respect of such delivery.

89. *Penalties.*—Any breach of these rules shall be punishable with fine not exceeding fifty rupees.

90. *Repeal.*—The Industrial Disputes (Bombay) Rules 1947, the Central Provinces and Berar, Industrial Disputes Settlement Rules, 1949, in their application to the Vidarbha area, the Hyderabad Industrial Disputes Rules, 1950, in their application to the Marathwada area, the Saurashtra Industrial Disputes Rules, 1948, and the Industrial Disputes (Central) Rules, 1947, in force in the Kutch area of the State are hereby repealed :

Provided that any order made or action taken under the Rules so repealed shall be deemed to have been made or taken under the corresponding provisions of these Rules.

FORM I.

(See Rule 3.)

Form of Application under sub-section (2) of section 10 of the Industrial Disputes Act, 1947, for the reference of an industrial dispute to a Board of Conciliation/Court of Enquiry/Labour Court/Industrial Tribunal.

Whereas an industrial dispute is apprehended/exists between and and it is expedient that the matter specified in the enclosed statement which are connected with or relevant to the dispute should be referred for investigation and settlement by
inquiry
adjudication

- a Board of Conciliation
- a Court of Enquiry
- a Labour Court
- a Tribunal.

an application is hereby made under sub-section (2) of section 10 of the Industrial Disputes Act, 1947, that the said matters should be referred to the said dispute

- a Board of Conciliation
- a Court of Enquiry
- a Labour Court
- a Tribunal.

2. This application is made on behalf of by the undersigned being the*..... of the†..... Union of which the majority of the workmen directly affected are members who have/has been duly authorised to make this application by virtue of a resolution (copy enclosed) adopted by a majority of the members present at a meeting of the held on the 19 ..

3. A statement giving the particulars of the dispute as required by Rule 3 of the Bombay Industrial Disputes Rules, 1957, is attached.

Place

Date .

Signature of the applicant(s).

To

The Deputy Commissioner of Labour. (Administration),
 Bombay.

* Here state the official position of the signatories in the Union, e.g., President, Secretary, etc.

† Here enter the name of the Union.

Statement required under Rule 3 of the Bombay Industrial Disputes Rules, 1957, to accompany the form of application prescribed under sub-section (2) of section 10 of the Industrial Disputes Act, 1947 :—

(a) parties to the dispute including the name and address of the establishment or undertaking involved.

(b) specific matters in dispute.

(c) total number of workmen employed in the undertaking affected.

(d) estimated number of workmen affected or likely to be affected by the dispute.

(e) efforts made by the parties themselves to adjust the dispute.

FORM II.

(See Rule 7.)

(Notice to nominate representatives.)

From

The Secretary to the Government of Bombay.
Labour and Social Welfare Department,
Bombay.

To

(1)

(2)

Whereas an industrial dispute has arisen/is apprehended between and and it is expedient to refer the said dispute under section 10 of the Industrial Disputes Act, 1947, to a Board of Conciliation for the purpose of investigating the same and for promoting a settlement thereof, you are hereby required to intimate to the undersigned not later than the the name(s) and address(es) of one/two person(s) whom you wish to recommend for appointment as your representative(s) on the said Board.

If you fail to make the recommendation by the date specified above, the Government will select and appoint such person(s) as it thinks fit to represent you.

Secretary to the Government of Bombay,
Labour and Social Welfare Department.

FORM III.

(See Rule 8.)

Agreement.

Under section 10A of the Industrial Disputes Act, 1947.

BETWEEN

Names of Parties.

Representing employers .

Representing workmen :

It is hereby agreed between the parties to refer the following industrial dispute to the arbitration of

[Here specify the name(s) and address(es) of the arbitrators]

(i) Specific matters in dispute .

(ii) Details of the parties to the dispute including the name and address of the establishment or undertaking involved.

(iii) Name of the Union, if any, representing the workmen in question.

(iv) Total number of workmen employed in the undertaking affected.

(v) Estimated number of workmen affected or likely to be affected by the dispute.

We further agree that the majority decision of the Arbitrators shall be binding on us.

Witnesses--

Signatures of the parties--

(1)

Representing employers :

(2)

Representing workmen :

Copy to--

(1) The Secretary to the Government of Bombay,
Labour and Social Welfare Department, Bombay.

(2) The Commissioner of Labour, Bombay.

(3) The Deputy Commissioner of Labour (Administration), Bombay.

(4) Conciliation Officer, Bombay (Here enter office address of the Conciliation Officer in the local area concerned).

* Wherever applicable.

FORM IV.

(See Rule 16.)

(Notice to Employer to file Statement of Claim in a reference for adjudication.)

BEFORE—LABOUR COURT/INDUSTRIAL TRIBUNAL,

No.

Office of the Labour Court/Industrial Tribunal.

195

From

The Secretary,

Labour Court/Industrial Tribunal;

To

Subject.—

BETWEEN

AND

Sir,

In connection with the above dispute referred to for adjudication by the Government Order, *
 No. , dated the , I have the honour to inform you that you are required to file personally or send to this office by registered post on or before the day of 195 :—

(1) A statement of claim (in duplicate) giving such particulars regarding the employer's proposals as you intend to rely upon in connection with the aforesaid dispute;

(2) Such documents (in duplicate), if any, as you intend to rely upon;

(3) A list (in duplicate) of the matters, if any, regarding which you desire the other side to keep relevant information ready on the date of hearing.

You are further required to deliver on or before the said date one copy of your statement of claim to

and to display another copy at the main entrance of your establishment along with the General Notice in Form V enclosed herewith for the information of such of your workmen as do not desire to be represented by † and to inform the undersigned that this has been done.

* Here insert name of Department.

† Here insert name of Union(s).

You are also requested to prepare translations of the said notice in Hindi and in the language understood by the majority of the workmen in the establishment and to display prominently the said notice on or before the _____ of _____ 195____, together with its translation at the main entrance of your establishment and to inform the undersigned that this has been done.

By order of the Labour Court/Tribunal,

Secretary.
Labour Court/Industrial Tribunal.

FORM V.

(See Rule 16.)

(General notice of file written statement in a reference for adjudication.)

Before _____ Labour Court/Industrial Tribunal.

Reference (LC)/(IT) No. _____ of 195 ____.

BETWEEN

AND

In the matter of

NOTICE.

Whereas by the Government Order, Department, No. _____, dated the _____, the industrial dispute between _____ and the workmen employed under it has been referred to the Labour Court/Industrial Tribunal constituted under the Industrial Disputes Act, 1947;

And whereas _____ has been directed to file a statement of his claim;

Notice is hereby given to such workmen engaged in the _____ as do not desire to be represented by the _____ that if they so desire, they may file personally or send by registered post either individually or through a registered union so as to reach the office of the Labour Court/Industrial Tribunal on or before the _____ day of _____ 195 ____.

(1) a written statement (in duplicate) in reply to the statement of claim of the employer,

(2) such documents (in duplicate), if any, as they intend to rely upon,

* State name of Department.

† Name of the employer

‡ Name of the establishment.

§ Here insert name of the Union(s).

(3) a list (in duplicate) of the matters, if any, regarding which they desire the other side to keep relevant information ready on the date of hearing.

They are further required to deliver on or before the said date one copy of the said written statement to * and to inform the undersigned that this has been done.

By order of the Labour Court/Industrial Tribunal,

Secretary, Labour Court/Industrial Tribunal.

No.

Office of the Labour Court/Industrial Tribunal.

day of 195 .

* State name of Department.

FORM VI.

(See Rule 16.)

(Notice to a trade union to file written statement in a reference for adjudication.)

Before Labour Court .
Industrial Tribunal.

Reference (LC)/(IT) No. of 195 .

BETWEEN

AND

In the matter of

NOTICE.

Whereas by Government Order, *
Department, No. , dated the
industrial dispute between
and the workmen employed under it has been referred to this Labour
Court/Industrial Tribunal constituted under the Industrial Disput-
Act, 1947 ;

* Here insert name of Department.

And whereas [†]
has been directed to submit a statement of claim giving particulars of
the employer's proposals to the Labour Court/Industrial Tribunal on or
before the day of, 195 , and to deliver
to you simultaneously a copy thereof,.

PLEASE TAKE NOTICE that you are hereby required to file in this
office or send to this office by registered post on or before the day
of .195 .—

(1) Your written statement (in duplicate), in reply to the statement
of claim that you may receive from the employer.

(2) such documents (in duplicates), if any as you intend to rely
upon,

(3) a list (in duplicate), of the matters, if any, regarding which you
desire the other side to keep relevant information ready on the date
of hearing.

You are further required to deliver on or before the said date a copy
of the said written statement to [†]
and to inform the undersigned that this has been done

By order of the Labour Court/Industrial Tribunal,

Secretary, Labour Court/Industrial Tribunal

[†]Here insert name of Department

[†]Here insert name of employer.

FORM VII.

(See Rule 16)

*(Notice to a trade union to file statement of claim in a reference for
adjudication.)*

BEFORE LABOUR COURT/INDUSTRIAL TRIBUNAL.

Reference (LC)/(IT) No of 195 .

BETWEEN

AND

In the matter of

NOTICE.

Whereas by Government Order, * Department, No.
dated the , the above matter
has been referred for adjudication to this Labour Court/Industrial Tribunal
constituted under Industrial Disputes Act, 1947;

PLEASE TAKE NOTICE that you are hereby required to file in this office or send to this Office by registered post on or before the day of 195 : —

(1) a statement of claim (in duplicate), giving such particulars regarding the workmen's demands as you intend to rely upon in connection with the aforesaid dispute,

(2) such documents (in duplicate), if any, as you intend to rely upon,

(3) a list (in duplicate) of the matters, if any, regarding which you desire the other side to keep relevant information ready on the date of hearing.

You are further requested to deliver on or before the said date one copy of your statement of claim to † and to inform the undersigned that this has been done.

By order of the Labour Court/Industrial Tribunal,

Secretary, Labour Court/Industrial Tribunal.

No.

Office of the Labour Court/Industrial Tribunal,

..... day of 195 .

*Here insert name of Department.

†Here insert name of employer.

FORM VIII.

(See Rule 16)

(General notice to file statement of claim in a Reference for Adjudication.)

BEFORE LABOUR COURT/INDUSTRIAL TRIBUNAL,

Reference (LC)/(IT) No. of 195 .

BETWEEN

AND

In the matter of

NOTICE

Whereas by Government Order

Department, No. dated the

the industrial dispute between and the workmen employed under it has been referred to this Labour Court/Industrial Tribunal constituted under the Industrial Disputes Act, 1947;

And whereas _____ has/have been directed to file a statement of claim ;

Notice is hereby given to such workmen engaged in the _____ as do not desire to be represented by the said trade union/unions and they are required to file personally or send by registered post either individually or through a trade union so as to reach the office of the Labour Court/Industrial Tribunal on, or before _____ day of _____ 195 _____ :—

(1) a statement of claim (in duplicate) giving such particulars regarding the workmen's demands as they intend to rely upon in connection with the aforesaid dispute :

(2) such documents (in duplicate), if any, as they intend to rely upon ;

(3) a list (in duplicate) of the matters, if any, regarding which they desire the other side to keep relevant information ready on the date of hearing.

They are further required to deliver on or before the said date one copy of the said statement of claim to § and to inform the undersigned that this has been done.

By order of the Labour Court/Industrial Tribunal,

Secretary. Labour Court/Industrial Tribunal.

No.

Office of the Labour Court/Industrial Tribunal.

..... day of 19

* Here insert name of Department.

+ Here insert name of the trade Union(s).

{ Here insert name of the establishment.

\ Here insert name of the employer.

FORM IX.

(See Rule 16.)

(Notice to employer to file written statement in a reference
for Adjudication)

BEFORE

LABOUR COURT/INDUSTRIAL TRIBUNAL

No.

Office of the Labour Court/Industrial Tribunal

Date

From

The Secretary, Labour Court/Industrial Tribunal,

To

Subject-

Sir,

In connection with the above dispute referred for Adjudication by the Government Order, " Department, No. dated you are hereby informed that :—

(i) the † , and

(ii) such other workmen as do not desire to be represented by the said trade union (s) have been directed to submit their statement of claim giving particulars of their demands to the Labour Court/Industrial Tribunal on or before the... day of ... 195 and to deliver to you simultaneously a copy thereof.

You are, herefore, hereby required to file in this office or send to this office by registered post on or before the ... day of 195 :—

(1) Your written statement (in duplicate) in reply to each of the statements of claim that you may receive from the said trade union (s) and the workmen, as the case may be,

(2) such documents (inoccluding Balance Sheets for the years) (in duplicate), if any, as you intend to rely upon.

(3) a list (in duplicate) of the matters, if any, regarding which you desire the other side to keep relevant information ready on the date of hearing.

You are further required to deliver on or before the said date one copy of your written statement to † and other workmen, as the case may be, and to inform the undersigned that this has been done.

I also forward herewith the general notice in Form VIII and request you to prepare translations of the said notice in Hindi and in the language understood by the majority of the workmen in the establishment and to display prominently the said notice on or before the day of ... 195 together with the translations at the main entrance of your establishment and to inform the undersigned that this has been done.

By order of the Labour Court/Industrial Tribunal

Secretary, Labour Court/Industrial Tribunal

*Here insert name of Department.

† Here insert name of trade Union(s).

FORM X

[See Rule 19(1).]

(Notice of hearing in a reference for adjudication)

BEFORE

LABOUR COURT/INDUSTRIAL TRIBUNAL,

Reference No. (LC)/(IT) No. . . . of 195 .

BETWEEN

AND

In the matter of

NOTICE.

Whereas the above matter has been referred by Government for adjudication to this Labour Court/Industrial Tribunal constituted under the Industrial Disputes Act, 1947 :

PLEASE TAKE NOTICE that the said matter will be taken up for hearing at . . . or at such time immediately thereafter according to the convenience of the Labour Court/Industrial Tribunal on the . . . day of . . . 195 .

You are hereby required (1) to appear at the aforesaid time and place in person or through a legal practitioner (with the consent of the other parties and leave of the Labour Court/Industrial Tribunal) or through a duly authorised officer of an employers' association (or federation) or an officer of a registered trade union (or federation), as the case may be, or as otherwise provided for in section 36 of the Industrial Disputes Act, 1947, and to continue to remain present until the said matter has been finally disposed of, (2) to produce before the said Labour Court/Industrial Tribunal all books and documents relating to the matter in dispute which may be in your possession or under your control and upon which you intend to rely or which you may be required by the Labour Court/Industrial Tribunal to produce, and (3) to keep in readiness any witnesses whom you may intend to examine on your behalf.

By order of the Labour Court/Industrial Tribunal,

Secretary, Labour Court/Industrial Tribunal.

No.

Office of the Labour Court/Industrial Tribunal,

..... day of..... 195 .

FORM XL

[See Rule 19(1).]

(Summons to witnesses.)

BEFORE

LABOUR COURT/INDUSTRIAL TRIBUNAL,

No.

of

BETWEEN

AND

In the matter of ...

SUMMONS.

Whereas the above matter has been referred by Government for adjudication to this Labour Court/Industrial Tribunal constituted under the Industrial Disputes Act, 1947;

And whereas the said matter will be taken up for hearing at or at such time immediately thereafter according to the convenience of the Labour Court/Industrial Tribunal, on

And whereas your presence is necessary, you are hereby summoned to appear in person before the said Labour Court/Industrial Tribunal at the aforesaid time and place to give evidence and to answer all material questions and to produce all books, documents, etc., which may be in your possession or under your control and in any way relating to the matters in dispute and to continue to remain present until you are discharged.

By order of the Labour Court/Industrial Tribunal,

Secretary, Labour Court/Industrial Tribunal.

No.

Office of the Labour Court/Industrial Tribunal.

.....day of 1951

FORM XII.

[See Rule 19(2).]

Before Chairman/Secretary,

Board of Conciliation.

Court of Enquiry.

No.....of 195

BETWEEN

AND

In the matter of

Whereas the above industrial dispute has been referred by Government to this Board of Conciliation/Court of Enquiry for investigation and settlement enquiry under section 10 of the Industrial Disputes Act, 1947 ;

Please take notice that the said matter will be taken up for investigation and settlement/enquiry on the.....day of.....at.....O' clock in the forenoon/afternoon.

You are hereby summoned to appear before the Board/Court in person on the above mentioned date, time and place to answer all material questions relating to the said dispute and you are directed to produce on that day all books, papers and other documents and things in your possession or under your control in any way relating to the matter under investigation by this Board/Court.

Chairman/Secretary,
Board of Conciliation/Court of Enquiry.

Dated.....

FORM XIII.

(See Rule 37.)

(Notice of change to be given by an employer).

Name of employer Address

.....dated the.....day of.....19

To

The Secretary/Principal Officer of the Union/Association.
The Workman/Workmen affected.

Dear Sir/Madam,

In accordance with Section 9A of the Industrial Disputes Act, 1947,
 I/We hereby inform you that it is my/our intention to affect the change/
 changes specified in the annexure to this letter.

Yours faithfully,

Signature.....

Name.....

Designation.....

Annexure.

(Here specify the change/changes intended to be effected.)

FORM XIV.

[See rule 49(1).]

Form of Nomination Paper.

Name of Industrial Establishment.	Group/Section/Shop/Department.

I nominate
 (here enter the name of the workmen's representative eligible for election),
 a candidate for election to the Works Committee. He is eligible as a voter
 in the constituency for which he is nominated.

Signature of proposer.

Date.....

I agree to the proposed nomination.

Signature of Candidate.

Date.....

Attested by : (1) (To be signed by two voters belonging to the electoral
 constituency.)
 (2)

FORM XV.

(See rule 61.)

**Return to be submitted by an employer who is required by the State Government to constitute a Works Committee for his establishment.*

Return for the year ending 31st December, 19

1. Name of the industrial establishment.
2. Full address of the establishment.
3. Date of order of the State Government under section 3(1) of the Industrial Disputes Act, 1947, requiring the employer to constitute a Works Committee.
4. If the Works Committee is not formed so far—
 - (a) Reasons for the same,
 - (b) Difficulty, if any, in not being able to form the Works Committee and efforts made to overcome the difficulties.
5. Date on which the Works Committee was constituted.
6. Date on which the Works Committee was last reconstituted.
7. Number of departments, sections, etc., in the establishment.
8. Number of workmen in each department, section, etc.—
 - (a) permanent.
 - (b) temporary.
9. Number of representatives on the Works Committee—
 - (a) of the Workmen.
 - (b) of the employer.
10. Dates on which the meetings of the Works Committee were held.
11. Items on the agenda for each meeting and the decisions taken by the Works Committee therein.
12. Action taken by the employer on the recommendations made by the Works Committee.

FORM XVI.

(See rule 62.)

Form of Memorandum of Settlement.

Names of parties :—

Representing employer(s) :

Representing workmen :

*Short recital of the case.**Terms of settlement.*

Witnesses :

Signature of the Parties.

(1) *

(2) *

Signature of Conciliation Officer.
Board of Conciliation.

Copy to† :—

(1) The Conciliation Officer (Here enter the office address of the Conciliation officer in the local area concerned.)

(2) The Commissioner of Labour, Bombay.

(3) The Dy. Commissioner of Labour (Administration), Bombay.

(4) The Secretary to the Government of Bombay, Labour and Social Welfare Department, Bombay.

† In cases where settlements are arrived at between the employer and his workmen, otherwise than in the course of conciliation proceeding.

Form XVII.

[See Rule 63(1).]

Application for permission under sub-section (1)/sub-section (3) of section 33.

BEFORE

CONCILIATION OFFICER
BOARD OF CONCILIATION
LABOUR COURT
TRIBUNAL.

Application No. of 195 . . .
in

Reference (IT) No. of 195 . . .

BETWEEN

Name and full address . . . Applicant/First Party;

AND

Name and full address . . . Opponent/Second Party.

In the matter of

The Applicant/First party abovenamed begs to state as follows :-

- (1) That
- (2) That
- (3) That

It is prayed that the necessary permission be granted.

Dated this . . . day of . . . 19 . . .

Signature of employer.

Verification.

I do solemnly declare that what is stated in paragraphs . . .
above is true to my knowledge and that what is stated in paragraphs
above is stated upon information received and believed
by me to be true. This verification is signed by me at . . .
on . . . day of . . . 19 . . .

Signature of the person verifying.

FORM XX.

(See rule 65.)

BEFORE

Conciliation Officer.
Board of Conciliation
Labour Court
Tribunal.

No. of 19

BETWEEN

Name and full address ... Applicant
First Party
Complainant

AND

Name and full address ... Opponent
Second Party
Respondent.

In the matter of

NOTICE.

Whereas the applicant/first party/complainant has made an application/complaint under section 33/33A of the Industrial Disputes Act, 1947, a copy whereof is enclosed;

PLEASE TAKE NOTICE that the matter will be taken up for hearing at..... or at such time immediately thereafter according to the convenience of the Conciliation Officer/Board/Labour Court/Tribunal on..... in.....

You are hereby required to appear in person [or through a legal practitioner with the consent of the parties and leave of the Labour Court/Tribunal], or through a duly authorised officer of an employer's association (or federation) or an officer of a trade union (or federation), as the case may be, or as otherwise provided for in section 36 of the Industrial Disputes Act, 1947, at the aforesaid time and place and to show cause why the said application or the relief sought for in the complaint should not be granted. You may file any statement in reply on or before the date of hearing and give one copy thereof to the other side.

Signature and designation of the officer.

No.

Office of the

day of

19

[] To be omitted in case of proceedings before a conciliation Officer and Board.

FORM XXI.

(See rule 76.)

Form of notice of strike to be given by employee(s) in a public utility service.

Name of trade union—

Names of elected representatives of employees where no trade union exists

Address

Dated the day of19 .

To

(The name of the employer).

Dear Sir/Sirs,

In accordance with the provisions contained in sub-section (1) of section 22 of the Industrial Disputes Act, 1947, I/We
.....hereby give you notice that I/We propose to call
a strike/propose to go on strike on19
for the reason explained in the annexe.

Yours faithfully,

Signature

Secretary of the Union.

Representative of the employees elected
at a meeting held on

Annexe.

Statement of the case.

Copy to-

1. Conciliation Officer (Here enter office address of the Conciliation Officer in the local area concerned).
2. Commissioner of Labour, Bombay.
3. Deputy Commissioner of Labour (Administration), Bombay.

FORM XXII.

(See Rule 77.)

*Form of notice of lockout to be given by an employer carrying on
a public utility service.*

Name of employer

Address

Date the day of 195 ..

To

(Secretary of the Trade Union).

Dear Sir,

In accordance with the provisions of sub-section (2) of section 22 of the Industrial Disputes Act, 1947, I/We hereby inform you that it is my/our intention to effect a lockout with effect from195 .. for the reasons explained in the annexe.

Yours faithfully,

* Here insert the position which the person who signs this letter holds with the employer issuing this letter.

Annexe.

Statement of the Case

Copy to —

1. Conciliation Officer (Here enter the office address of the Conciliation Officer in the local area concerned).
2. Commissioner of Labour, Bombay.
3. Deputy Commissioner of Labour (Administration), Bombay.

FORM XXIII.

(See Rule 78).

Form of Report of Strike or Lock-out in a Public Utility Service.

Information to be supplied in this form immediately on the occurrence of a strike or lockout in a public utility service to the Conciliation Officer for the local area concerned :—

Name of undertaking	Station and District	Normal working strength	Number of workers involved		Strike or lockout	Date of commencement of strike or lockout.	Cause	Was notice of strike or lockout given ; if so, on what date and for what period ?	Is there any agency or agreement in the undertaking for the settlement of disputes between the employer and workmen. If any exists, particulars thereof	Any other information.
			Directly	Indirectly						
1	2	3	4	5	6	7	8	9	10	11

Note.—*Column (3).*—Give the average number of workmen employed during the month previous to the day on which the strike or lockout occurred. While reckoning the average, omit the days on which attendance was not normal for reasons other than individual reasons of particular workmen. Thus days on which strike or lockout occurs or communal holiday is enjoyed by a large section of workers should be omitted.

Column (4).—If, say, 200 workers in a factory strike work and in consequence the whole factory employing 1,000 workers has to be closed then 200 should be shown under “directly” and the remaining under “indirectly.” If the strike of 200 workers does not affect the working of the other departments of the factory, the number of workers involved would only be 200, which figure should appear under “directly” and column “indirectly” would be blank.

Column (8).—Give the main causes of the dispute as well as the immediate cause that led to the strike or lockout.

FORM XXIV.

(See Rule 80.)

Form of Notice to be given by an employer under clause (e) of section 25F of the Industrial Disputes Act, 1947.

Name of employer ...

Address ...

Date the ... day of ... 195 .

To

The Secretary to the Government of Bombay,
Labour and Social Welfare Department,
Bombay.

Sir,

In accordance with the provisions contained in clause (c) of section 25F of the Industrial Disputes Act, 1947 (XIV of 1947), I/we hereby inform you, that I/we shall retrench/have retrenched * workmen with effect from † for the reasons explained in Annexe ‡ and in pursuance of an agreement, a copy of which is enclosed.

2. ‡The workmen concerned have been given one month's notice in writing/one month's pay in lieu of notice, as required by clause (a) of section 25F of the Act.

3. The total number of workmen employed in the section or department of the undertaking and also that of those who will be affected by retrenchment is given below :—

Class or designation of workmen.	Number of employees in Section/Department.	
	Employed.	To be retrenched.
1	2	3
1		
2		

Yours faithfully,

Signature§

Annexe—

Statement of reasons.

Copy to —

(1) The Commissioner of Labour, Bombay.

(2) The Deputy Commissioner of Labour (Administration), Bombay.

* Here insert the number of workmen.

† Here insert the date, if any.

‡ Delete the part which is not applicable.

§ Here insert the position which the person who signs this letter holds with the employer issuing this letter.

FORM XXV.

(See Rule 85.)

Form of authority for representation of a workman.

BEFORE

No of

In the matter of

Address

I/we (who have been duly authorised to sign this authority on behalf of the workmen of at meeting held on) hereby authorise Shri who is an officer of Union connected with a workman employed in§ the industry to represent me/us in the above matter.

Date the 195 .

Signature/Signatures

Address.

Accepted.

(Signature)

Address

* Here insert Conciliation Officer/Board of Conciliation/Labour Court/Industrial Tribunal, as the case may be

† The bracketed portion may be struck off when the authority is signed by the workmen in their individual capacity

‡ Here insert name(s) of the department(s) of the establishment as the case may be

§ Here insert the name of the establishment in which the workman is employed

FORM XXVI.

(See Rule 86.)

Form of authority for representation of an employer.

BEFORE *

No.

of

In the matter of

Address

I hereby authorise† who is an
Officer of _____ Association connected with _____ the industry,
employer engaged in _____
to represent me in the above matter.

Date the _____ day of _____ 19 _____

Signature.

Accepted. _____ Address.

Signature.

Address.

* Here insert Conciliation Officer/Board of Conciliation/Labour Court/Tribunal,
as the case may be.

† Here insert the name of the Officer or the employer as the case may be.

By order and in the name of the Governor of Bombay,

J. C. FERNANDEZ,
Under Secretary to Government.

Old Secretariat Building, Bombay, 31st May 1957.

FACTORIES ACT, 1948.

No. FAC. 1157.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by sub-section (2) of section 29, sub-section (5) of section 59, section 64, sub-section (3) of section 80, section 83, section 108 and section 112 of the Factories Act, 1948 (LXIII of 1948), is published as required by section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after 15th September 1957.

2. Any objections or suggestions which may be received by the Commissioner of Labour, Factory Department, Bhatia Hostel Building, Manordas Street, Opposite General Post Office, Fort, Bombay, from any person with respect to the said draft before the aforesaid date will be considered by Government.

Draft Notification.

In exercise of the powers conferred by sub-section (2) of section 29, sub-section (5) of section 59, section 64, sub-section (3) of section 80, section 83, section 108 and section 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely :—

In the said rules—

(1) After rule 59 for the sub-heading "*Rules Prescribed under sub-section (1) of section 29*" and rule 60 the following shall be substituted, namely :—

"Rule prescribed under sub-section (2) of section 29".

60. *Lifting machines, chains, ropes and Lifting tackles.*—(1) No lifting machine and no chain, rope or lifting tackle, except a fibre rope or fiber rope sling, shall be taken in use in any factory, for the first time therein unless it has been tested and all parts have been thoroughly examined by a competent person and a certificate of such test and examination specifying the safe working load or loads and signed by the person making the test and examination has been obtained and is kept available for inspection.

(2) A register in form 10 containing the particulars therein specified shall be kept of every examination made under sub-rule (1). The Register shall be readily available for inspection.

(3) (a) Every jib-crane so constructed that the safe working load may be varied by the raising or lowering of the jib, shall have attached thereto either an automatic indicator of safe working loads or an automatic jib angle indicator and a table indicating the safe working loads at corresponding inclinations of the jib or corresponding radii of the load.

(b) A table showing the safe working load of every kind and size of chain, rope or lifting tackle in use, and, in the case of a multiple sling, the safe working loads at different angles of the legs, shall be posted in the store room or place, where or in which the chains, ropes or lifting tackles are kept, and in prominent positions on the premises and no rope, chain or lifting tackle not shown in the table shall be used in a factory unless in the case of lifting tackle, the safe working load thereof, or in the case of a multiple sling, the safe working load at different angles of the legs, is plainly marked upon it.

(4) All rails on which a travelling crane moves and every track on which the carriage of a transporter or runway moves, shall be of proper size and of adequate strength and have an even running surface. Every such rail or track shall be properly laid and maintained and shall be adequately supported.

(5) All chains and lifting tackle, except a rope sling, shall, unless they have been subjected to such other heat treatment as may be approved by the State Government, be effectively annealed under the supervision of a competent person at the following intervals, namely :—

- (i) All chains, slings, rings, hooks, shackles and swivels used in connection with molten metal or molten slag or when they are made of half inch bar or smaller, at least once in every six months.
- (ii) All other chains, rings, hooks, shackles and swivels in general use at least once in every twelve months :

Provided that chains and lifting tackle not in frequent use shall, subject to the approval necessary and particulars of such annealing shall be entered in a register in Form 10.

(6) Nothing in sub-rule (5) shall apply to the following classes of chains and lifting tackle, namely :—

- (i) Chains made of malleable cast iron.
- (ii) Plate link chains.
- (iii) Chains, rings, hooks, shackles and swivels made of steel or of any non-ferrous metal.
- (iv) Pitched chains, working on sprocket or pocketed wheels.
- (v) Rings, hooks, shackles and swivels permanently attached to pitched chains, pulley blocks or weighing machines.
- (vi) Hooks and swivels having screw threader parts or ball bearing or other case hardened parts.
- (vii) Socket shackles secured to wire ropes by white-metal capping.
- (viii) Bordeaux connections.
- (ix) Any chain or lifting tackle which has been subjected to the heat treatment known as "normalising" instead of annealing. Such chains and lifting tackle shall be thoroughly examined by a competent person at least once in every twelve months, and particulars of such examination shall be entered in the register in Form 10.

(7) All lifting machines, chains, ropes and lifting tackle, except a fibre rope or fibre rope sling, which have been lengthened, altered or repaired by welding or otherwise, shall, not be used again, unless it is adequately tested and examined by a competent person and certified in writing by him to be in order.

(2) In Chapter VIII for the heading and sub-heading "Leave with wages" and "*Rules 94-101 prescribed under sections 83 and 112*" the following shall be substituted, namely :—

"Annual Leave with Wages.

Rules 94-101 prescribed under sections 80(3) and 83."

(3) In rule 95 in sub-rule (1) for the words "entries of the dates of holidays or interruption in service", the words "relevant entries therein", shall be substituted.

(4) For rule 96 the following shall be substituted, namely :—

"96. *Medical Certificate.*—If any worker is absent from work and if he wants to avail himself of the leave with wages due to him to cover the period of illness as provided in sub-section (7) of section 79, he shall, if so required by the manager, produce a medical certificate signed by a registered medical practitioner or by a registered or recognised *Vaid* or *Hakim* stating the cause of the absence and the period for which the worker is, in the opinion of such medical practitioner, *Vaid* or *Hakim*, unable to attend to his work".

(5) For rule 97 the following shall be substituted, namely :—

"97. *Notice to Inspector of Lay-off.*—The Manager shall give, as soon as possible, a notice to the Inspector of every case of lay-off of workers by agreement or contract or as permissible under the standing orders, giving the numbers of such workers and the reasons for the lay-off. Entries to this effect shall be made in the leave with Wages Register and the Leave Book in respect of each worker concerned."

(6) For rule 98, the following shall be substituted, namely :—

"98. *Notice by worker.*—Before or at the end of every calendar year, a worker may give notice to the Manager of his intention not to avail himself of the annual leave with wages falling due to him during the following year. The Manager shall make an entry to that effect in the leave with Wages Register and in the Leave Book of the worker concerned."

(7) For sub-rule (1) of rule 99, the following shall be substituted, namely :—

"(1) Except in regard to a worker who has applied for leave under sub-section (6) of section 79, and in regard to a worker who has given notice of his intention not to avail of annual leave in the year in which it falls due, the Manager shall by a notice displayed at the place at which the notice of the period of work required by section 61 is displayed, fix the dates on which leave with wages shall be allowed to each worker or group of workers including any worker who has accumulated his leave. The date shall not, in any individual case, be earlier than four weeks from the date of notice unless the worker agrees to take the leave earlier. The necessary entries shall be made in the Leave with Wages Register and the Leave Book of the worker concerned."

(8) For rule 100, the following shall be substituted, namely :—

"100. *Payment of leave wages due if worker dies.*—If a worker who is not entitled to advance payment in accordance with the provisions of section 81, dies before he resumes work, the balance of his pay due for the period of leave shall be paid to his nominee and failing such nominee to his legal representative within one

month of the receipt of intimation of death of the worker. The nomination shall be in form No. 35 and signed by the worker and attested by two witnesses."

(9) For Form No. 10, the following shall be substituted, namely :—

" FORM No. 10.

(Prescribed under Rule 60.)

Prescribed for report of Examination of the lifting machines, chains, ropes and lifting tackles.

Particulars :—

1. Name of occupier of factory
2. Address of factory
3. Distinguishing number or mark (if any) and description sufficient to identify the lifting machine, chains, rope or the lifting tackle.
4. Date when the lifting machine, chain, rope or lifting tackle was first used in the factory.
5. Date of each examination made under section 29(1) (a) (iii) and by whom it was carried out.
6. Date and number of the certificate relating to any test and examination made under sub-rule (1) of rule 60 together with the name of the person who issued the certificate.
7. Date of annealing or other heat treatment of the chain and lifting tackle carried out under sub-rule (5) of rule 60 and by whom it was carried out.
8. Particulars of any defect found at any such examination or after annealing and affecting the safe working load, and of the steps taken to remedy of such defect.

I/We certify that on, I/we thoroughly examined the above mentioned lifting machine/chain/rope/lifting tackle and that the above is a correct report of the result.

Signature Counter signature

Qualification If employed by a Company or Association give name and Address.

Address

Date Date

(10) For Form No. 13, the following shall be substituted, namely :—

“FORM No. 13.

(Prescribed under Rule 85).

Overtime Muster Roll for Exempted Workers.

month ending 19 .

No. in register	Name	Department	Dates on which overtime has been worked	Extent of overtime on each occasion	Total overtime worked on production in case of Piece workers.	Normal hours	Normal rate wage
1	2	3	4	5	6	7	8
<hr/>							
Cash equivalent of advantage accruing through concessional sale of food grains or other articles.	Overtime rate of wage (double the rate in columns [8 and 9].	Normal earnings	Overtime earnings.	Total earnings	Dates on which overtime worked		
9	10	11	12	13	14		

(11) For Form No. 18, the following shall be substituted, namely :—

"FORM No. 18

(Prescribed under Rule 94).

Register of leave with Wages.

Factory Part I—Adults.

Department Part II—Children.

Name

Father's Name

Number of days worked during calendar year.

Serial No.	Serial No. in the Register of Adults child workers.	Date of entry into service	Calendar year of service	Number of days worked during calendar year.			
				No. of days of work performed	No. of days of lay of maternity leave.	No. of days of maternity leave.	No. of days leave enjoyed

Total of Columns 5 to 8	Leave to credit		Total of columns 10 and 11	Whether leave refused in accordance with scheme under section 79 (8)	Whether leave not desired during the next calendar year.	Leave enjoyed	
	Balance of leave from preceding year	Leave earned during the year (mentioned in column 4)				From	To
	10	11	12	13	14		15

Balance to credit	Normal rate of wages	Cash equivalent or advantage accruing through concessional sale of food grains or other Articles.	Rate of wages for leave period (total of columns 17 and 18)	Discharged worker		Remarks
				Date of discharge	Date and amount of payment made in lieu of leave due.	
16	17	18	19	20	21	22

Note.—Separate page will be allotted to each worker”.

(12) In form No. 23—

(i) under the heading “Interpretation”

(a) in the first paragraph for the words, figures and brackets “the Indian Mines Act, 1923 (IV of 1923)”, the following words, figures and brackets shall be substituted, namely :—

“the Mines Act, 1952 (XXXV of 1952)”

(b) in the third paragraph for the words “printing by letter press, lithography, photogravure or other similar work or book-binding, which is carried on by way of trade or for purposes of gain, or incidentally to another business so carried on”, the following words shall be substituted, namely :—

“composing types for printing, printing by letter press, lithography, photogravure or other similar process or book-binding;”.

(ii) under the heading “working Hours, Holiday, Intervals for Rest, etc.”

(a) in paragraph 1 the following words shall be added at the end, namely :—

“The maximum daily limit may be exceeded in order to facilitate the change of shifts subject to the previous approval of the Chief Inspector.”

(b) in paragraph 2 the words “throughout the day” shall be deleted, and after the words “transmission machinery” the following shall be added, namely :—

“in the printing of newspapers, which may be held up on account of breakdown of machinery, in the loading and unloading of railway wagons”.

(c) in paragraph 2 after the second sub-paragraph, the following shall be added, namely :—

“The restrictions imposed by clauses (i) and (ii) of sub-section (4) of section 64 shall not apply to cases where a shift worker has failed to report for duty and another shift worker has to work the whole or part of a subsequent shift subject to the conditions prescribed by Government”.

(d) in paragraph 6 the following shall be added at the end, namely :—

“Subject to the control of the State Government, the Chief Inspector may, by written order and for the reasons specified therein, exempt a factory so however that the total number of hours worked by a worker without any interval does not exceed six”.

(e) In paragraph 9 for the words “between hours of 7 p.m. and 6 a.m.”. The following words and brackets shall be substituted, namely :—

“during the night, (Night means a period of at least twelve consecutive hours which shall include the interval between 10 p.m. and 6 a.m.)”.

(iii) under the heading “Leave with Wages” for paragraph 11 the following shall be substituted, namely :—

“11. *Leave with wages*—section 79, 80 and 83 and Rules.—Every worker who has worked for a period of 240 days or more in a factory during a calendar year shall be allowed during the subsequent calendar year leave with wages for a number of days calculated at the rate of—

(i) if an adult, one day for every twenty days of work performed by him during the previous calendar year :

(ii) if a child, one day for every fifteen days of work performed by him during the previous calendar year.

For the purpose of computation of the period of 240 days or more, (a) any days of lay-off, by agreement or contract or as permissible under the standing orders; (b) in the case of a female worker, maternity leave for any number of days not exceeding twelve weeks; and (c) the leave earned in the year prior to that in which the leave is enjoyed shall be deemed to be days on which a worker has worked in a factory.

The leave admissible shall be exclusive of all holidays whether occurring during or at either end of the period of leave.

For the leave allowed to him, a worker shall be paid at a rate equal to the daily average of his total full-time earnings, exclusive of any overtime earnings, and bonus, but inclusive of dearness allowance and the cash equivalent of any advantage

accruing by the sale, by the employer, of foodgrains and other articles at concessional rates for the days on which he worked during the month immediately preceding his leave.

Where the employment of a person commences otherwise than on the first day of January he shall be entitled to leave with wages at the rates laid down in sub-paragraph (1), if he has worked for two-thirds of the total number of days in the remainder of the calendar year.

If a worker is discharged or dismissed, from service during the course of the years he shall be entitled to leave with wages at the rates laid down in sub-paragraph (1) irrespective of the number of days he has worked.

If the employment of a worker entitled to leave with wages is terminated by the occupier before he has taken the entire leave to which he is entitled, or if having applied for and having not been granted such leave, the worker quits his employment before he has taken the leave, the occupier of the factory shall pay him the amount payable in respect of the leave not taken and such payment shall be made, where the employment of the worker is terminated by the occupier, before the expiry of the second working day after such termination and where a worker who quits his employment, on or before the next pay day.

If a worker wants to avail himself of the leave with wages due to him to cover a period of illness he shall be granted such leave even though an application for the same is not made within 15 days in advance and in such cases he shall be paid wages leave.

The Manager, shall maintain a leave with wages register in the prescribed Form No. 18 and shall provide each worker with a book called the "Leave Book" in the prescribed form No. 19. The leave Book shall be the property of the worker and the Manager or his agent shall not demand it except to make relevant entries therein whenever necessary, and shall not keep it for more than a week at a time. If a worker loses Leave Book the Manager shall provide him with another copy on payment of one anna and shall complete it from his record."

(iv) Under the heading "Safety"—

(a) for paragraph 21 the following shall be substituted, namely :—

"No woman or young person shall be allowed clean, lubricate or adjust any part of a prime mover or of any transmission machinery while the prime mover or transmission machinery is in motion, or to clean lubricate or adjust any part of any machine, if the clearing, lubrication or adjustment thereof would

expose the woman or young person to risk of injury from any moving part either of that machine or of any other adjacent machinery."

(b) after paragraph 24 the following shall be inserted, namely —

§ "24A. *Lifting machines, chains, ropes and Lifting tackles.*—
Section 29.—All parts including the working gear, whether fixed or moveable of every lifting machine and every chain, rope or lifting tackle shall be of good construction, sound material and adequate strength and free from defects; properly maintained; and thoroughly examined by a competent person at least once in every period of twelve months and a register shall be maintained in a prescribed form of every such examination. Effective measures shall also be taken to ensure that the crane does not approach within twenty feet of the place where a person is employed or working on or near the wheel track of a travelling crane."

(v) in paragraph 31 for the words "all such boxes and cupboards shall be kept in the charge of a responsible person" the following shall be substituted, namely :—

"Each first-aid box or cupboard shall be kept in the charge of a separate responsible person."

(vi) under the heading "Special Provisions" in paragraph 42 in the second sub-paragraph after the words "employment of young persons" the following shall be inserted, namely :—

"No such adolescent who has not attained the age of seventeen years shall be employed or permitted to work in any factory during night and for this purpose "night" shall mean a period of at least twelve consecutive hours which shall include an interval of at least seven consecutive hours falling between 10 p.m. and 7 a.m."

(13) After Form 34 the following new Form No. 35 shall be added namely :—

FORM No. 35.

I hereby nominate Shri. * who is my . and resides at † to receive the amount of the balance of my pay due for the period of leave with wages not availed of, in the event of my death before resuming work.

Dated this day of 19 , at

Witnesses—

1	Signature or left thumb
2.	Impression of the workers.

* Here insert name of nominee.

† Here insert address of nominee

Old Secretariat Building, Bombay, 13th June 1957.

No. FDE. 1257.—In exercise of the powers conferred by sub-sections (1), (2), (6) and (7) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in supersession of Government Notification, Labour and Social welfare Department, No. FDE. 1256, dated the 30th April 1957, the Government of Bombay is pleased to appoint Shri N. L. Gadkari to be Chief Inspector of Factories for the whole of the State of Bombay with effect from the 2nd June 1957.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

FACTORIES ACT, 1948.

No. FAC. 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the Government Central Press, Bombay, from the provisions of sections 51, 52, 54 and 56 of the said Act, from 13th June to 25th June 1957 (both days inclusive) subject to the following conditions, namely :—

(1) No worker shall be allowed to work for more than 11 hours in any day ;

(2) The periods of work of a worker shall be so arranged that they shall not spread over more than twelve hours in any day and that the worker shall be allowed intervals for rest as required by section 52 of the said Act.

By order and in the name of the Governor of Bombay,

D. J. MADAN,
Deputy Secretary to Government.

PUBLIC WORKS DEPARTMENT.

Sachivalaya, Bombay, 8th June 1957.

INLAND STEAM VESSELS ACT, 1917.

No. ISA/1055-M.—The following draft of a notification which it is proposed to issue under sections 19, 29 and 30-A of the Inland Steam Vessels Act, 1917 (I of 1917), is published as required by sub-section (1) of section 74 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of a period of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to Government of Bombay in the Public Works Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

No. ISA/1055-M.—In exercise of the powers conferred by sections 19, 29, and 30A of the Inland Steam Vessels Act, 1917 (1 of 1917) and in supersession of all previous rules in so far as they provide for prescribing survey fees, examination fees, and licence fees under the said sections, the Government of Bombay hereby makes the following rules namely :—

1. *Short title and extent.*—(1) These rules may be called the Bombay Inland Steam Vessels (Fees) Rules, 1957.

(2) They extend to the whole of the State of Bombay.

2. *Survey fees.*—The following fees shall be payable in respect of surveys, carried out at any port which is declared to be a place of survey under section 4 of the Inland Steam Vessels Act, 1917 :—

(1) In respect of surveys of inland steam vessels of which the gross tonnage—

	Fee Rs
does not exceed 10 tons.	75
exceeds 10 tons but does not exceed 25 tons	100
exceeds 25 tons but does not exceed 50 tons.	125
exceeds 50 tons but does not exceed 75 tons.	150
exceed 75 tons but does not exceed 100 tons	175
exceed 100 tons but does not exceed 300 tons	200
exceed 300 tons but does not exceed 600 tons.	250
exceeds 600 tons but does not exceed 900 tons.	300
exceeds 900 tons but does not exceed 1200 tons.	350
for every 300 tons or part thereof over 1200 tons.	50

(2) Special survey fee chargeable when a vessel is surveyed for the first time for issue of certificate of survey.

60

(3) For change of name of Master or Serang on Certificate of Survey.

5

(4) Issue of extra copy of Certificate of Survey—

(i) If request is made along with the application for survey, per copy.

2

(ii) If request is received subsequently, per copy ..

5

(5) Fee for the visit of a Surveyor at the request of the owner for ascertaining whether a vessel can be issued with a Certificate of survey or for general visits by Surveyors at request of Owners per visit.

60

(6). The fees payable for extension of a certificate of survey shall be one fourth the annual survey fee.

3. *Miscellaneous Survey Fees.*—(1) Following fees shall be payable in addition to survey fees payable under rule 2 :—

(i) When the survey is carried out—

(a) on any of the following days, namely :—

Sunday	...	
Bank Holiday (January 1)	...	
Republic day	...	
Holi	...	
Id-ul-fitr	...	
Independence Day	...	Rs. 60.
Dussera	...	
Mahatma Gandhi's Birthday	...	
Diwali	...	
Christmas Day	...	

(b) on week days after 5 p.m. and upto 6 p.m. ... Rs. 25

(c) on week days after 6 p.m. ... Rs. 50

(ii) For damage inspection on week days during office hours—

for first visit ... Rs. 32

for each subsequent visit ... Rs. 16

(iii) For damage inspection on Sunday. Holiday or after 5 p.m. on week-days—

for first visit ... Rs. 64

for each subsequent visit. ... Rs. 32

4. *Examination and licence fees.*—(1) The fees payable in respect of the following examinations shall be as specified against them :—

(i) Serang's Certificate ... Rs. 8

(ii) Second Class Master's Certificate ... Rs. 15

(iii) Examination for First Class Master's Certificate ... Rs. 20

(iv) Second Class Engine Driver (Steam or Motor) ... Rs. 10

(v) First Class Engine Driver (Steam or Motor) ... Rs. 15

(vi) Inland Engineers (Steam or Motor) ... Rs. 20

(2) The fees payable for the following licences shall be as specified against them—

(i) licence to act as engine Driver of inland motor vessel upto 40 B.H.P. Rs. 8

(ii) licence to act as Engineer in vessel upto 17 N.H.H. Rs. 20

5. *Fees for duplicate copy.*—The fees for the duplicate copy of the certificate, or licence shall be Rs. 5 :

Provided that where such certificate or licence is lost by shipwreck, shipfire or like calamity a duplicate copy thereof shall be furnished to the holder, free of charge.

By order and in the name of the Governor of Bombay,

S. G. BARVE,
Secretary to Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 3rd June 1957.

CODE OF CRIMINAL PROCEDURE, 1898.

No. 570/7-III.—In exercise of the powers conferred by sub-section (2) of section 134 of the Code of Criminal Procedure, 1898 (V of 1898), the Government of Bombay hereby amends Government Notification in the Home Department, No. 570/7, dated the 30th April 1953 as follows, namely :—

In the said notification after the words "beat of drum" the words "or by announcing it through a loud-speaker" shall be inserted.

By order and in the name of the Governor of Bombay,

B. N. KUNTE,
Deputy Secretary to Government.

Sachivalaya, Bombay, 6th June 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-2657/41857-(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayat specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to its jurisdiction.

SCHEDULE.

Ahmednagar District.

Serial No.	Name of Village Panchayat.	Name of Village.	Taluka.
1	Gardhani Group Village Panchayat.	Gardhani Khanapur. Agar. Rede.	Akola.

CATTLE TRESPASS ACT, 1871.

No. CTA. 2657/41857-(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

Ahmednagar District.

Serial No.	Name of Village Panchayat.	Name of Village.	Taluka.
	Gardhani Group Village Panchayat.	Gardhani Khanapur. Agar. Rede.	Akola

Sachivalaya, Bombay, 11th June 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA-3357/39105(d)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Municipality of Kurudwadi in Madha Taluka of Sholapur District, the functions of the District Magistrate, under sections 4, 5 and 14 of the said Act within the local area subject to its jurisdiction.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3357/39105(d)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Municipality of Kurudwadi in Madha Taluka of Sholapur District, within the local area subject to its jurisdiction.

By order and in the name of the Governor of Bombay,

K. N. GORAY,
Assistant Secretary to Government.

Sachivalaya, Bombay, 10th June 1957.

PRESS REGISTRATION OF BOOKS ACT, 1867.

No. BAP/5257/C-1487-XVI.—In exercise of the powers conferred by section 11-A of the Press and Registration of Books Act, 1867 (XXV of 1867) in its application to the Vidarbha Region, the Hyderabad area and

the Saurashtra area, of the State of Bombay and in supersession of all previous notifications in this behalf the Government of Bombay hereby directs that the printer of every newspaper in the Vidarbha region, the Hyderabad area and the Saurashtra area, of the State of Bombay shall deliver free of expense one copy of each issue of such newspaper as soon as it is published to the Examiner of Books and Publications, Bombay, and one copy thereof to the Curator of Libraries, Bombay, at their Offices at Bombay.

By order and in the name of the Governor of Bombay,

J. R. CABRAL,
Under Secretary to Government.

INDUSTRIES AND CO-OPERATION DEPARTMENT.

Old Secretariat Building, Fort, Bombay-1, 12th June 1957.

INDIAN ELECTRICITY ACT, 1910 (IX OF 1910).

No. LVD. 2456-L.—In exercise of the powers conferred by sub-clause (b) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Government of Bombay is pleased to notify that, on application of the licensee and, after consulting the local authorities concerned, the following amendment has been made in the Vadnagar Electric License, 1937, granted by the Ex-Baroda Government under the Baroda Electricity Act of 1926-27 A. D. viz. :—

(i) In clause 14 of the license after the words "the Act and the rules" and before the words "and on such assignment" the words "or to the Vadnagar District Municipality" shall be inserted, and;

(ii) And the words "or to the Vadnagar District Municipality" shall be added at the end of the clause after the words "as aforesaid".

By order and in the name of the Governor of Bombay,

I. B. PATEL,
Deputy Secretary to Government.

The following notifications have been published as Extraordinary Gazette on the dates shown against them :—

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THURSDAY, 13TH JUNE 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 13th June 1957.

MOTOR VEHICLES ACT, 1939 (IV OF 1939).

No. MVA. 1057-XII.—In exercise of the powers conferred by sub-section (1) of section 44 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the State of Bombay and, in supersession of all previous notifications issued in this behalf, the Government of Bombay hereby constitutes Regional Transport Authorities consisting of persons mentioned in column 3 of the Schedule hereto appended for the regions as shown opposite thereto in columns 1 and 2 of the said schedule to exercise and discharge throughout the said regions the powers and functions conferred upon them by or under chapter IV of the said Act, namely :—

Schedule.

Name of the Region.	Areas included in the Region.	Regional Transport Authority.	Headquarters of the Regional Transport Authority.
Bombay	... The Greater Bombay ...	1. The Divisional Officer, Bombay Division, Bombay, (Chairman). 2. The Collector, Bombay, 3. The Deputy Commissioner of Police, Traffic, Bombay. 4. Shri P. G. Kher, M.L.A. 5. Shri Bhanushankar Yagnik, M.L.A. 6. The Regional Transport Officer, Bombay, (Secretary and Executive Officer).	Bombay.

Name of the Region.	Areas included in the Region	Regional Transport Authority	Headquarters of the Regional Transport Authority
1	2	3	4
B. Rajkot Region	Districts of Kutch, Hala, Madhya Saurashtra, Zala-wad, Sorath, Amreli and Gohilwari	<ol style="list-style-type: none"> 1. The Divisional Officer Rajkot Division Rajkot (Chairman) 2. The Deputy Inspector General of Police Rajkot Range Rajkot 3. The Superintending Engineer, Roads and Buildings Circle, Rajkot 4. Shri Manibhai Hanubhai Dholakia Bhuj 5. Shri Chandrasinhji Dipsinhji Jadeja Dhol 6. Shri Jayanulal M. Chhoy, Dholaji 7. Shri Labshankar Devshankar Acharya, Datta Bazar, Surendra-nagar. 8. Shri Kanji Kachara Mhori, Vandi Taluka Miria Hatina 9. Shri Ratulal Sunderji Shah Amreli 10. Shri Kanubhai L. Hari President, District Local Board, Rajula. 11. The Regional Transport Officer, Rajkot, (Secretary and Executive Officer) 	Rajkot
d. Ahmedabad Region.	Districts of Banaskantha, Sabarkantha, Mehsana, Ahmedabad, Kaira, Panchmahals, Baroda and Broach	<ol style="list-style-type: none"> 1. The Divisional Officer Ahmedabad Division, Ahmedabad, (Chairman) 2. The Deputy Inspector General of Police Ahmedabad Range, Ahmedabad 3. The Superintending Engineer, North Gujarat Circle Ahmedabad 4. Shri S. S. Shah M. L. A. 5. Shri G. V. Patel, Pogli, Taluka Prantij 6. Shri Chimanlal P. Patel Kalol 7. Shri Chhotabhai C. Bhatt, Virajgam 8. Shri Shankarlal H. Shah, Kapadvanj 9. Shri Sajjanlal Lunjibhai Talati, Godhra 10. Shri Bhailalbai G. Contractor, M. L. A. 11. Shri Ramanlal V. Mehta, Rajpura 12. The Regional Transport Officer, Ahmedabad, (Secretary and Executive Officer) 	Ahmedabad

Name of the Region	Areas included in the Region	Regional Transport Authority	Headquarters of the Regional Transport Authority.
1	2	3	4
4. Thana Region	Districts of Surat, Dangs, West Khandesh, Nasik, Thana, Kolaba and Ratnagiri	<ol style="list-style-type: none"> 1. The Divisional Officer, Bombay Division, Bombay (Chairman). 2. The Deputy Inspector-General of Police, Bombay Range, Bombay. 3. The Superintending Engineer, Bombay Circle, Bombay. 4. Shri Prakashankar K. Bhate, President, District Local Board, Surat. 5. Shri Chhotubhai Nayak, Swami Ashram, Awha. 6. Shri N. S. Patil, B.A., LL.B., Dhulia. 7. Shri L. R. Abad, B.A., LL.B., Nasik. 8. Shri P. V. Paranjpe, Ambernath. 9. Shri A. T. Patil, Washi, Taluka Pen. 10. Shri Wamanrao Rane, Post Devgad. 11. The Regional Transport Officer, Thana (Secretary and Executive Officer). 	Thana.
Poona Region	Districts of Ahmednagar, Poona, Sholapur, North Satara, South Satara and Kolhapur.	<ol style="list-style-type: none"> 1. The Divisional Officer, Poona Division, Poona (Chairman). 2. The Deputy Inspector-General of Police, Poona Range, Poona. 3. The Superintending Engineer, Central Circle, Poona. 4. Shri Trambak Balwant Rishi, Near Central Bank, Ahmednagar. 5. Shri B. M. Sanas, Tilak Road, Poona. 6. Shri N. M. Jagtap, Kaimala. 7. Shri D. S. Jagtap, Kalyani Camp, Satara. 8. Shri R. A. Patil, President, District Local Board, South Satara. 9. Shri Udaysingh Nanasaheb Gaikwad, Taluka Sahuwadi. 10. The Regional Transport Officer, Poona (Secretary and Executive Officer). 	Poona
5. Aurangabad Region.	Districts of East Khandesh, Aurangabad, Parbhani, Bhir, Osmanabad and Nanded.	<ol style="list-style-type: none"> 1. The Divisional Officer, Aurangabad Division, Aurangabad, (Chairman). 2. The Deputy Inspector-General of Police, Aurangabad Range, Aurangabad. 3. The Superintending Engineer, Aurangabad (Roads and Buildings) Circle, Aurangabad. 	Aurangabad

Name of the Region.	Areas included in the Region.	Regional Transport Authority.	Headquarters of the Regional Transport Authority.
1			
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7. Nagpur Region.	Districts of Buldana, Akola, Amravati, Yeotmal, Wardha, Nagpur, Bhandara and Chanda.	1. The Divisional Officer, Nagpur Division, Nagpur (Chairman). 2. The Deputy Inspector-General of Police, Nagpur Range, Nagpur. 3. The Superintending Engineer, Nagpur (Roads and Buildings) Circle, Nagpur. 4. Shri V. S. Umekar, M.L.A., Jalgaon, District Buldana. 5. Shri Jagannath Nathuji Korpe, Akot. 6. Shri N. U. Deshmukh, M.L.A., Daryapur. 7. Shri J. K. Maheshwari, Umarekhed, Taluka Pusad. 8. Shri Bapurao M. Deshmukh, M.L.A. 9. Shri Deorao Padole, Ganesh Peth, Nagpur. 10. Shri Krishnarao Dageji Thakur, Pleader, Bhandara. 11. Shri Vithalrao Tukaram Nagpure, Mul. 12. The Regional Transport Officer, Nagpur (Secretary and Executive Officer).	Nagpur.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-A.

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made by the Government of Bombay under the Central Acts.**

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 17th June 1957.

FACTORIES ACT, 1948.

No. FAC 1755.—In exercise of the powers conferred by section 85 of the Factories Act, 1948 (LXIII of 1948) and in supersession of Government Notification, Labour and Housing Department, No. 671/48, dated the 27th December 1950 the Government of Bombay hereby declares that all the provisions of the said Act shall apply to the places specified in column 2 of the Schedule appended hereto wherein a manufacturing process is carried on with or without the aid of power or is so ordinarily carried on by the establishments specified against them in column 3 of the said Schedule, notwithstanding that the persons working therein are not employed by the owner of such places but are working with the permission of, or under agreement with, such owner :

Provided that the manufacturing process is not being carried on by the owner only with the aid of his family.

Schedule

S. No.	Particulars of the place.	Name of Establishment.
1	2	3

Greater Bombay.

1. Umer Jamal Stable, 267, Bellasis Road, Bombay 8. Bombay Central Bakery.
2. 26, Bellasis Chawl Road, No. 2, Allahabad Trunk Factory. Bombay 8.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
3.	165, Sasoon Dock, Bombay 5 ..	Colaba Bakery.
4.	31, Bellasis Chawl Road No. 2, Bombay 8.	Casanvia Bakery.
5.	Irani Chawl, 86A-88 Foras Road, Bombay 8.	Ferzanalli Bakery.
6.	50, Rajwadkar St. (Ground Floor). Lower Colaba, Bombay 5.	Gabriel & Sons Bakery.
7.	Manik Building, 243E, Maruti Galli, Falkland Road, B'bay 4	Hindustan Bakery.
8.	Railway Hotel Building, Shop No. 1 & 2, 15-17, Charni Road. Junction, Bombay 4.	Kandee & Co.
9.	8, Bread Market Lane, Opp. Fort Market, Bombay 1.	New Edward Bakery.
10.	13, Khetwadi 5th Lane, Ground Floor, Bombay 4.	New York Bakery.
11.	Ground and First Floor, 12-14 Bank St. Cross Lane, Bombay 1.	Pearse and Co.
12.	155, Modi Street, Fort, Bombay.	Victoria Bakery.
13.	301, Dholkawala Estate Compound, Corner of Grant Road, Bombay 4.	Oriental Bakery.
14.	Shop No. 2, Haji Bhai's Stable, 379, ABC, Bapty Road West, Bombay 8.	Adersha Textile Printing Works.
15.	Shop Nos. 7, 8 & 9, 379, ABC, Bapty Road West, Bombay 8.	Bhupendra Screen Printing Works.
16.	Nath Niwas, Room Nos. 1 & 2, 23, Khetwadi 7th Lane, Bombay 4.	Jay Bharat Dyeing & Printing Works.
17.	2nd Floor, Harishchandra Karyalaya, 186-A, Khetwadi Main Road, Bombay 4.	Free India Dyeing & Printing Works.
18.	Khemraj Building, (Ground Floor), 17 Khamatta Lane, Bombay 4.	Modern Fashion Dyeing and Printing Works.
19.	Shop No. 1, Haji Bhai's Stable, Bapty Road, West, Bombay.	Manohar Textile Printery.
20.	217, Khetwadi Main Road, (Ground Floor), Dr. Bhajekar Street, Bombay 4.	Shri Gopal Dyeing and Printing Works.
21.	Keshav Bhuwan, 1st Floor, Room Nos. 15 & 16, Khetwadi 7th Lane, Bombay 4.	Sharda Dyeing and Printing Works.
22.	203-207, Khetwadi Main Road, Bombay 4.	Shree Gokul Dyeing and Printing Works.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
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25.	6 B, Ground Floor, Shapurji Broacha Bungalow, Khetwadi 12th Lane, Bombay 4.	Usha Dyeing and Printing Works.
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27.	Tamarind House, 1st Floor, 'A' Block, Room No. 5, 36, Tamarind Lane, Fort, Bombay.	Anant Prakash Printing Press.
28.	Patel House, 1st Floor, 28A, Cawasji Patel Street, Fort, Bombay.	City Binding Works.
29.	1st Floor, 12 Homji Street, Fort, Bombay.	Carlson Printing Works.
30.	Mahavir Building, 1st Floor, 11, Homji Street, Fort Bombay.	Saraswati Art Printing Press.
31.	Bottawala Building (Ground Floor), 73, Appello Street, Fort, Bombay.	Prakash Printing Press.
32.	Parker Building (Ground Floor), 12A, Cawasji Patel Street, Fort, Bombay.	Pandharinath S. Whatkar.
33.	Umar Jamal's Stable, 276, Bellasis Road, Bombay 8.	Delux Trunk Factory.
34.	130, Sukhalji Street, Bombay 8.	Absan and Co.
35.	Shop Nos. 2 & 3, Kharwa Galli, Kumbhrawada Bombay 4.	Calcutta Spring Works.
36.	Shed No. 2, Falkland Road, 5th Cross Lane, Bombay 4.	J. J. Lookmanji Cooper Works Factory.
37.	Chawl No. 7, Room No. 23, Manik Building, Falkland Road, Bombay 4.	Vithoba Mahadev Vessel Factory.
38.	Chawl No. 8, Shop No. 14, Bavadi Galli, Manik Building, Falkland Road, Bombay 4.	Ramchandra Dhodiba Mulik Vessel Factory.
39.	Jamal Dand's Wadi, Gala No. 4, Kharwa Galli, 6th Kumbrawada, Bombay 4.	Rajeshri Bhau Piraji Poonawala Industrial Iron Works.

S. No. 1	Particulars of the place 2	Name of Establishment 3
40.	14, Arab Lane, (Ground Floor) Corner of Giant Road, Bombay 4.	Indian Bombay Utility Products.
41.	Jan. Mansion, 1st Floor, Room No. 1, Sir Pherozshah Mehta Road, Fort, Bombay.	Mutual Printing Works.
42.	24 Dhobi Street, Ground Floor, Bombay No. 3.	Azum Bakery.
43.	Chhada Chambers, 1st Floor West Wing, Argyle Road Dana Bunder, Near Masappa Bunder Bridge, Bombay 9.	Phagwati Printing Press
44.	39, Zakaria, Masjid Street, Ground Floor, Bombay 9.	Gulzar Bakery
45.	Kalyan Mansion, Building No. 119, Shop No. 4 & 5, Vithalbhair Patel Road, Ground Floor, Bombay 9.	Jethalalji Hiji and Co.
46.	77, Bahilla Tank Road, Ram Krishna Manckji Compound Gala No. 20, 25, Ground Floor, Bombay 9.	Jahir Anwar Mohamed Jan.
47.	17, Argyle Road, Northern Win, Ground Floor, Dana Bunder, Bombay 9.	Laxmi Chand, Ratansi & Co.
48.	121, Umerkhadi Road, Ground Floor, Bombay 9.	Multan Trunk Factory.
49.	69, Chinch Bunder Road, Ground Floor, Bombay 9.	Shri Mahavir Printing Works and Chopda Khata.
50.	46, Tandel Street South Ground Floor, Bombay 9.	Nizama Bakery.
51.	Rashid Jamshed Irani Building South West Wing, Ground Floor, 25th Umer Khadi, Cross Street, Bombay 9.	Republic Metal Works.
52.	
53.	Shed No. 33, Ground Floor, Mohmed Ali Road Bombay 9.	Silk Dyeing and Printing Works.
54.	386, Narisinatha Street, North Wing, Bombay 9.	Varjivandas Hirjee and Co.
55.	43-45, Khambar Street, Ground Floor, Bombay 3.	Yacoob and Co. (Bakery).
56.	Gaya Building, Room Nos. 1 & 2, 1st Floor, Masjid Bunder Road, Bombay 3.	Pravin Printery.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
57.	Sanghania Building, 1st Floor, 54, Sheikh Memon Street, Bombay 2.	Amrut Sagar Printing Press.
58.	Building Nos. 16, 14 Anantwadi, Shop Nos. 1 & 2, Bombay 2.	Atmaram Balkrishna Silver Factory.
59.	15/17, Muttar Galli, Nagindas Ushad Kamala, 1st Floor, West Wing, Sheikh Memon Street, Bombay 2.	Bhagwan Narayan and Co.
60.	58, Kolbhat Lane, Ground Floor, Chira Bazar, Bombay 2.	Brabourn Bakery.
61.	Motisha's Chawl, House No. 18, Room No. 24, Ground Floor, New Setta Galli, Sheikh Memon Street, Bombay 2.	Babu Bhagoji Bandhe Ornament.
62.	Pushtinarga Vaishnava Mandali, Building, Room No. 1, Ground Floor, South Wing, 35, Pan- chayat Wadi Bhuleshwar, Bombay 2.	Banulal A. Mehta.
63.	Room No. 15-16, First Floor, Dwarkanadas Kalyandas Build- ing, 26-A, Mumbadevi Road, Behind Mumbadevi Post Office, Bombay 2.	Chunilal Jannadas Silver Ornament Factory.
64.	12-14, Dhanji Street, 4th Floor. East Wing, Bombay 3.	Chimmlal Manchand and Co.
65.	Motishah's Chawl, House No. 32, Room No. 6, 7, Ground Floor, New Satta Galli, Sheikh Memon Street, Bombay 2.	Dewji Ranji Natekar Silver Factory.
66.	38 K. Room No. 2 & 3, Tadi Pitha Lane, Fanaswadi, Bom- bay 2.	Dattatraya Narayan Copper and Brass Vessel Factory.
67.	Shop No. 16, Tawa Wala Build- ing, 40, Pathakwadi Lohar Chawl, Bombay 2.	Fida Hussein Gulam Hussein and Co.
68.	Mukri Manzil, Ground Floor, 144, Bapu Khote Street, Bombay 3.	Fida Hussein Maji Banda Hussein Dyeing & Printing Works.
69.	Bhangwadi, 'B' Block, Shop No. 23, Ground Floor, Kalba- devi Road, Bombay 2.	Gold Filled Leather Works.
70.	113-115, Old Hamman Lane, 1st Floor, Above Madhav Market, P. O. Kalbadevi, Bombay 2.	Shri Ganpat Dyeing and Printing Works.
71.	House No. 381, Room Nos. 6 & 7, Tadi Pitha Lane, Fanas- wadi, Bombay 2.	Ganpat Pandurang Arte.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
72.	607, Girgaon Road, Ground Floor, Last room on East side. Sukhlad Wala Building, Bombay 2.	Gopaldas and Co.
73.	35, Nizam Street, Ground Floor, Bombay 3.	Imdadia Bakery.
74.	Shop No. 30, Dagina Bazar Round Chawl, Ground Floor, Mumbadevi Road, Bombay 2.	Jayrup Labhaji and Co.
75.	358-360, Duncan Road, First Floor, Bombay 4.	Jagat Dyeing and Printing Works
76.	23-25, 3rd Agiary Lane, 3rd Floor, Rooms on West side and one room on North East, Bombay 3.	J. J. and Co.
77.	105, Dhanji Street, 1st Floor, Bombay 3.	Jagjivandas Mansukhlal.
78.	54-L, Gaurashakwadi, Room No. 61, Fanaswadi Bombay 2.	Kashinathi Vitthoba Govalkar.
79.	28, Mangaldas Road, Ground Floor, Dewarkaram Mansion, Bombay 2. (Two).	Krishna Printing Press.
80.	105-107, 2nd Kumbharwada, Ground Floor, Bombay 4.	Murlidhar Hindu Bakery.
81.	Ground Floor, North Wing, Room on South Eastern Side, 32, 2nd Phophalwadi, Bombay 2.	Mohaulal Jaichand Silver Factory.
82.	21, 2nd Phophalwadi, 1st Floor, First three rooms on North-side, Bombay 2.	Mahadeve Vitthal Silver Factory.
83.	Esmail Building, 2nd Floor, West Wing, 78-A, Abdul Rehman Street, Bombay 3.	Madan and Co.
84.	384, Girgaon Road, Ground Floor, Bombay 2.	Mahmbre Provision Stores and Restaurant and Bakery.
85.	2nd Carpenter Street, Khan Baug, Building No. 12, Ground Floor East Wing, Bombay 4.	New Arvind Dyeing and Printing Works.
86.	191-I, Dr. Vigas Street, Ground Floor, Dwarkadas Khatau Building, Bombay 2.	Orient and Co.'s Bakery.
87.	38, Sheikh Memon Street, Ground Floor, Bombay 2.	Phulchand and D. Shethia Co.

S. No.	Particulars of the place	Name of Establishment.
88.	Bhaskar Lane, Jai Hind Building, No. 1 Shop No 28, Bhuleshwar, Bombay 2.	Pratap Dyeing and Printing Works.
89.	124, Cavel Street, Garwadi, Ground Floor, Bombay 2.	Prem Printing.
90.	278, Dr Cowaji Hormasji Street, East Wing, Bombay 2.	Paris Bakery.
91.	Room Nos. 6 & 8 Dwarkadas Kalyandas Building, 26-A, Mumbadevi Road, Behind Mumbadevi P. O, Bombay 2.	Ratanchand Gulabchand & Co.
92.	43-A, Sonapur Street, North-West Wing, Ground Floor, Bombay 2.	Rashtriya Hindu Bakery No. 1.
93.	2nd Carpenter Street, Kharwa Panchayat Wadi, 1st Floor, Eastern Wing, House No. 41, Bombay 4.	Rajkumar Dyeing and Printing Works.
94.	2nd Bhandari's Cross Lane, Building No. 6, Ground Floor, Dakhami Mohalla, Masjid Building, Bombay 1	Rangan Abdul Gafoor Haji Alladin and Co.
95.	73, Sutar Chawl, Ground Floor, Ghia Nivas, Bombay 2.	Ratilal Prabhashankar Tavadi.
96.	Gazdar Street China Bazar, Ghia Nivas, Corner of Gazdar Street, and Gangaon Road, Ground Floor, South East Wing, Bombay 2.	Rashtriya Hindu Bakery No. 2.
97.	Mani Mahal, Ground Floor, room on South East and room on North East, 353, Kalbadevi Road, Bombay 2	Sindhawad Printing Press.
98.	Shahi Galli, Extreme room in North wing on East side of Tarachand Sitaram Chawl, Khara Kuwa, Sheikh Memon Street, Bombay 2.	Shivani Tukaram and Co.
99.	Jivji Maharaj Chawl, Shop No. 2, Meta Mandir, 3rd Bhoiwada, Ground Floor, House No. 31/35, Bombay 2.	Shamlal Bholaram Chugeriwala Silver Factory.
100.	191, Sheikh Memon Street, Tashwala Building, Ground Floor, Bombay 2.	Swastik Kagdi and Co.

S. No. 1	Particulars of the place 2	Name of Establishment 3
101.	316 Abdul Rehman Street Dawood's Building, 1st Floor Bombay 3.	Omni Art Printing Press
102.	101, Ali Uma 1st Ground Floor Zubeda Manzil, Bombay 3	Silk Dyeing and Printing Works
103.	Motisha Chawl, Building No. 2 1st Floor, Room Nos. 9, 10 11, Sheikh Memon Street Bombay 2	Jai Krishna Dyeing and Printing Works
104.	45-47, Dhanji Street, 1st Floor South West Wing, Bombay 3	Shri Mahavir Printing Works
105.	No. 7, Kazi Street, Ground and 1st Floor, Bombay 3	Silk Dyeing and Printing Works.
106.	New Satta Galli House No. 61, East Wing, Ground Floor Bombay 2	V. S. Shrinani & Co (Silver Factory)
107.	Old Satta Galli, Motisha Chawl, House No. 32, Room No. 3. Ground Floor, Bombay 2	Vishram Runchandra Silver Factory
108.	38-J, East Wing, Tadi Pitha Lane, Fanawadi, Bombay 2.	Yeshwant Mahadev Khule.
109.	90, Bapu Khote Street Ground Floor, Bombay 3.	Mahadev Dyeing & Printing Works
110.	House No. 63, 65, Zakaria Masjid Street, Bombay 9. House No. 63.	M. M. Dill or Confectionery works.
111.	11, Gas Co. Lane Mohamedi Chawl, Lalbaug, Bombay 12.	Bombay Bakery.
112.	38, Lady Jamshedji Road, Banno Mansion, Mahim, Bombay No. 16.	Crown Bakery
113.	204, Annie Besant Road, Warb Naka, Worli, Bombay No. 13	City Bakery.
114.	63-F, Gokhale Road (South) Mitharwala Chawl, Bombay No. 28.	Ittehad Bakery.
115.	22, Bandarkar Road, Mahavir Building, Near Matunga (C.R.) Station, Matunga, Bombay No. 19.	New Roshan Bakery
116.	213, Delisle Road, Khimbhar Chawl, Bombay 13.	Prabhat Hindu Bakery.
117.	22/I, Sitaladevi Temple Road, Girgaon Wadi, Mahim Bom- bay 16.	Chand Bakery

S. No. 1	Particulars of the place 2	Name of Establishment 3
118	76, Lady Jamshedji Road, Vanga Wadi, Malabar, Bombay 16.	Robin Bakery
119	2-B(1), Moti Road, Attuwalla Chawl, Bombay 16.	Rose Bakery.
120	191-208, D. J. 1st, Falke Road, Parel, P. W. Road, Bombay 12	Young India Bakery.
121	Flindum Manzil, Opp. Surya Cinema, Vincent Road, Parel, Bombay 12	Blue-Star Bakery
122	61, Government Gate Road, Tal- baur, Bombay 12	Royal Textile Hand looms Works.
123	17, Durga Moholla, Mahim, Bombay 16	New Gwahar Dyeing & Printing Works.
124	151, Tulsi Pipe Road, Matunga (W. R.), Bombay 16	Sheela Dyeing & Printing Works.
125	17, V. N. Nagar, Tulsi Pipe Road, Bombay No. 25	Pradeep Printing Press.
126	57-A, Katrak Road, Wadala, Bombay 11.	Victory Bakery.
127	89, Dhruv Shanker Road, Dadar (W. R.) Bombay 28	Vindhya Press Annex.
128	909, Katrak Road, King Edward Market, Wadala, Bombay 31.	New Bombay Confectionery Works.
129	Habib Building, 13-A, Fergusson Road, Lower Parel, Bom- bay 13.	Mayaga Hindu Bakery.
130	21-A, Dharvi Road, Dharvi, Bombay 17	Amalgamated Hide and Skin Exporters.
131	211, Kandewadi, Bombay 4.	Yazadam Bakery.
132	Vithal Bhavan, 379, Sandhurst Road, Bombay 4.	Waman Narayan Joshi
133	C/o Punjab Dyg. & Prtg. Works, Chaketwadi, Stable No. 54/56, Tardev Road, Tardev, Bom- bay 7.	Sideshwar Finishing Works.
134	71-V/54-A, Moti Building, Khadi- kar Road, Bombay 1	S. K. Patel Factory No. 2.
135	113, Patel Building, Ardeshir Dady Street, V. P. Road, Bombay.	Shree Ram Dyg. & Prtg. Works.
136	Mukund Mansion No. 101, V. P. Road, Bombay 4.	Young India Dyg. & Prtg. Works.
137	209, Sonawala Estate, Tardev Road, Bombay 7	Shri Vishnu Hindu Bakery.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
138.	Gowalia Tank Road, Garage No. 78, Darukhana Compound, Back Side of B. S. Mohindar, Bombay 26.	Parsharam Mahadev Deolekar.
139.	36, Kandewadi, Bombay 4.	New Bharat Dyg. & Prtg. Works.
140.	49, Sleater Road, Near Grant Road, Railway Station, Bombay 7.	New Alice Bakery.
141.	Lamington Road, Choksi Stable, Gilder, Lane, D Ward 4611-14, 118-118F, Bombay.	Lamvi Dyg. & Prtg. Works.
142.	Chandarm Girls High School, House No. 28, Khadilkar Road, Bombay 4.	Kamlakant Printing Press No. 2.
143.	Chandra Terecis, Khadilkar Road, 129/39, Girgaum, Bombay.	Golden Printing & Dyg. works.
144.	220, Khadilkar Road, Bombay 4.	Ideal Bakery.
145.	43, Cow Lane, Kandowadi Bombay.	Ganpat Kahandev Gaykar, Type Foundry.
146.	182/B, Gaiwadi Girgaum, Bombay 4.	Gomantak Hindoo Bakery.
147.	96/B, Sleator Road, Bombay 7.	English Bakery.
148.	271, Charni Road, Bombay 4.	Daryus Bakery.
149.	142, Sion House, 4th Khethwadi Lane, Bombay.	A. C. D'Souza Bakery.
150.	196, Gaiwadi Girgaon, Bombay 4.	A. Fernandes Bakery.
151.	7-A, Nikatwari Lane, Khadilkar Road, Bombay 4.	Bombay letter Foundry.
152.	Chakliwadi, Stable No. 54-56, Cleaners, Tardev, Bombay 7	Punjab Dyg. & Prtg. Works.
153.	270/72, 1st Floor, Annapuran Niwas, Room No. 9, Thakurdwar, Bombay 4.	National Book Binding & Gilding Works.
154.	12, Sadashiv Lane, Khadilkar Road, Girgaon, Bombay 4.	Shri Pad Printing Press.
155.	199, Mount Road, Hilal Bldg., Behind Mazgaon P. O. Mazgaon, Bombay 10.	Over seas Cotton Waste Co.
156.	Near Dockyard Station, 100, Delima St. Mazgaon Bombay.	Hygienic Bakery.
157.	270-E-270-F, Reay Road, Mazgaon, Bombay 10.	Mankeshwar Hindhu Bakery
158.	25, Cassim Cottage, Sussex Road, Byculla, Bombay.	New Akhowat Bakery.

S. No. 1	Particulars of the place 2	Name of Establishment. 3
159	95-A, Manek Villa Chinchpokli, Parul Road, Bombay	Shri Krishna Hindu Maharashtra Bakery
160.	2/8/19B, Mount Road, Roz and Villa, Love Lane, Mazgaon Bombay 10	Super Bakery.
161	22 K-C-Hathi Baugh, Love lane, Bombay 10	Jawahare Hind Confectionery.
162	86 Chinchpokli Cross lane, Chuna Bhatti, at South of Kohnmooi Rope and Tape works and Calcutta Pimtin, Factory, Bombay 27	Kitaneys Industrial Corporation.
163.	86-D, Love Lane, • Mapalwadi, Mazgaon, Bombay 10	Ramesh Trading Co.
164	Cati Dhum, 1st floor, 14-A, Tank Bunder Road Opp Reay Road Station Bombay 10.	Pranlal and Co.
165	Chinchpokli Cross Lane Chunna Bhatti, Near Swadeshi Chemicals, at East of Kohnmooi Rope & Tape Works and at South of Swadeshi Chemicals Bombay 27	New Rashmiya Confectionery Works
166.	67-A, Tankpakhadi Road Saraya Stable, Water Street, Godown No 3 Ground Floor, Bombay	Arun Dyeing & Printing Works.
167	202 Ripon Road, Madanpura, Ground Floor, Shop Nos. 3-4, Ibrahim Alibhai Kagalwala Building, Ground Floor, Bombay 8.	Central Bakery
168.	56-G, Rasulpura Compound, Clerk Road, Gala No 6, Ground Floor, Jacob Circle, Bombay 11.	Binanath Babisth Rasal.
169.	39/61, Dintunkar Road, Ground Floor, New Nagpada, Bombay 8.	Faizabadi Bakery.
170.	66, Upper Duncan Road, North of Sunplex Iron & Brass Works, Tanawala Chawl, Ground Floor, Bombay 8	Gustad Bakery.
171.	56-G, Rasul Jiwa Compound, Clark Road, Gala Nos. 11-12, Ground Floor, Gulabewadi, Bombay.	Gujanan Keshave Rane

S No 1	Particulars of the place 2	Name of Establishment 3
172.	147/149, Ripon Road, Corner of Junction of Ripon Road, and Sakli Street, Musad Manzil, Ground Floor, Bombay 8.	Bread Bakery.
173.	East to 167-A, Ripon Road, Cross Lane, Sadi Bazar, Opp Badli Masjid, Tin Shed, Issa Sumar Building, Ground Floor, Bombay 8.	Jai Bharat Handloom Industry.
174.	206, Bellasis Road, Shop No. 1, Ground Floor, The Juma Masjid Trust Building, Bombay 8.	Knee George Bakery.
175.	265-B, Bapti Road, Baker Chawl, Room Nos. 1-5-C Ground Floor, Gulabchand Punamchand Building, Bombay 8.	Muslim Bakery
176.	27/29, Kamathipura 15th Lane, Ground Floor, Shop Nos. 1-2-3, Abdul Hussein, Gafurji's Building, Bombay 8.	Muslim Bakery
177.	202, Bapti Road, Ground Floor having back door on Kamathi pura 1st Lane, Bombay 8.	Modern Bakery.
178.	14, Kamathipura, 2nd Lane, Ground Floor, Marhoom Sethi, Haji Qasam Lal Mohamed Hadiwala-Trust Building, Bombay 8.	New Hehad Bakery
179.	35/39, Tank Street, Surti Mohalla, Ground Floor, F. Isaklbhai & others Buildings, Bombay 8.	Pada Iron Works.
180.	55-C, Rasul Jiva Compound, Clark Road, Ground Floor, Gala Nos. 8-9, Jacob Circle, Bombay 11.	Ramchandria Bhagwan Mane.
181.	153/155, Kumani Building, Arthur Road, Junction, Ground Floor, Bombay 11.	Blue Bird Bakery.
182.	27-B, Kamathipura, 14th Lane, 2, Stable Street, Shop No. 7, Haji Syed Murtuza Syed Hasan Mirabiyan Building, Bombay 8.	Shapoor Bakery.
183.	204-204-A-B, Ripon Road, Ground Floor, Bombay 8.	Saunashtra Trunk Factory.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
184.	15/17, Morland Road, Daruwala Building, Ground Floor, Bombay 11.	Narayan Dyeing & Printing Works, (Old Supari Dyg. & Pkg.).
185.	42-F, Clark Road Bhayandas Building, Gala No. A-5 Ground Floor, Jacob Circle, Bombay 11.	Shree Ganga Cloth Printing.
186.	53 B, Scutor Street, Ground Floor, 1 Ward No. 3870(3) of Celestial Survey No. 1553 of Byculla, Division, Bombay.	S. S. Nattu and Co. Factory No. 2.
187.	12, Temkar Street, Ground Floor, Bombay 8.	C. P. Bakery.
188.	House No. 25-26, Shop No. 1, Ground Floor, Jacob Circle, Bombay 11.	Union of Indian Bakery.
189.	56-G, Rasul Jiva Compound, Clark Road, Gala No. 10 Jacob Circle, Bombay 11.	Vyankat Tukaram Salunke
190.	74-A, Byculla Station Road, Shed No. 3, Gala No. 1 Ground Floor, Bombay 11.	New Star Dyeing & Printing Works
191.	113, Tank Street, Ground Floor, Surti Mohalla, Bombay 8.	Zaid Bakery.
192.	113, Tank Street, Ground Floor, Surti Mohalla, Bombay 8.	Zaid Bakery.
193.	791/793, Haines Road, Aziz Building, Ground Floor, Bombay 11.	Clifton Bakery.
194.	169-A, Pipe Road, Khan Abdulla-khan Solhat Khan Building, Ground Floor, Kurla.	Anbala Bakery.
195.	House No. 28, Ground Floor Pipe Road, Kurla.	Hindustan, Biscuit Confectionery Works.
196.	479, Old Agra Road, (North), New Mill Ward, Ground Floor, Kurla.	Noor Mohamed Bakery.
197.	455-A, Narayan Nagar, Agra Road, Ground Floor, Godown No. C-2, Ghatkopar.	Jawahar Dyeing & Printing Works.
198.	410, Pipe Road, Ground Floor, in the shed of Shree Vijaya Laxmi Textile Facing East Kurla.	Saurbhavi Screen Printing Works.
199.	House, No. 51/B, Chapal Road, Bandra.	Mathias Bakery.

S. No. 1.	Particulars of the place. 2	Name of Establishment. 3
200.	80, Andheri Gavthan Lane No. 1, Andheri.	Persian Bakery.
201.	2nd Room from East to West of House No. 91-A, Ghodbunder Road, Khar.	Yazdani Bakery.
202.	Municipal House No 35 of 16 Parsetamdas Estate, Nagardas Road, Andheri.	Hiralal Maganlal Dyeing & Printing Works.
203.	House No. C-10, 10-135 Khandalwala Compound, Vakola Bridge, Santacruz.	P. M. Bhavsar Balloon Factory.

Thana District.

1. House No. 52-56-E, Boogaokarwadi, Station Road, Kalyan. Irani Bakery.
2. House No. 52-56-A, Boogaokarwadi, Station Road, Kalyan. Nizam Bakery.
3. Shed No. BVI-M/3/437 Jambli Gully, Ghodbunder Road, Borivli. Kohinoor Bakery.
4. First Floor of House No. M. D., M/1-28, C. T. Ganthawala Building, Marve Road, Malad. Prakash Dyeing & Printing Works.
5. House No. M.D. III-267/8, Nanabhai Lazamanji Road, Chincholi, Malad. Prakash Dyeing & Printing Works.
6. House No. BVI-M/2/161, Gorai Road, Borivli. Ashok Rubber Industries.

Ahmedabad District.

1. Kha/2/2295/1, Raipur near Bhutni Ambli, Ahmedabad. Hansa Weaving Works.
2. Shaher/Rly/542/3, 2nd Floor, Madhubhai Mill Compound, Ahmedabad. Vasudev Textiles.
3. Shah/2/714/8 & Shah/2/714/9, Gheekanta Road, Opp. Jesingbhai wadi, Ahmedabad. Shri Krishna Textile Printing Works.
4. Wadaj-2/427-4, Near Nawa Wadaj, Sorabji Mistry's Compound, Ahmedabad. Ahmedabad Pickers Works.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
<i>Ahmedabad District—contd.</i>		
5.	Rakhial/1/A,—7/A/4-1, Outside Gomtipur, Grome Tannery, Ahmedabad.	Makwana Pickers Works.
6.	Rakhial/1/A,—17/A/4, Outside Gomtipur Chamda-Mill, Ahmedabad.	P. V. Parmar Pickers' Works.
7.	Bage-Fardoshi/224, Amrai Wadi, Ahmedabad.	Swastic Textile Trading Co. Ltd., (Pickers factory).
9.	Kha/1/264/264/1, Sarangpur Ghakla, Ahmedabad.	Shri Amar Hand Printing Works.
9.	Para/308 to 308/4, Jayantilal's Compound, Dudheshwar Road, Ahmedabad.	Gamnaji Bheraji Dhobighat.
10.	She/292 to she 292/2, below Gomtipur Bridge, near Municipal Pumping Station, Rakhial Road, Ahmedabad.	Hasu Moti Handloom Works.
11.	Kalu/3/363/5, Dada Saheb's pole, near Swami Narayan Temple, in the V. F. School, Ahmedabad.	Kumar Book Binding Works.
12.	Kh/1/1017, Sarangpur, Kotnirang, Ahmedabad.	Netaji Confectionery.
13.	753/2, Nagar Sheth's Wanda, Checkanta, Ahmedabad.	Krishna Confectionery.
14.	H. No. Kh-2/2235, Astodia Road, Ahmedabad.	Rajendra Dyeing & Printing Works.

Sabarkantha District.

1. 1074, Kanodar (Tal: Palanpur). Akbar Handloom Factory.
2. 207, Terminals, Nava, Deesa .. Nanuram Lakhmaji Dyeing and Printing Factory.

Amreli District.

1. E-14, Near Government Dispensary, Kodinar. V. M. Co. Bidi Works.

Mehsana District.

1. Kh-874, Near Damajirao Garden, Patan. Anil Handloom Weaving Factory.

Baroda District.

1. H. No. Sh/3, 376/23, Gendi Gate Road, Baroda. Gujarat Safe Co.

S. No. 1	Particulars of the place 2	Name of the Factory 3
<i>East Khandesh.</i>		
1.	284, Baliram Peth, Jalgaon	Nehete Printing Press, Jalgaon.
<i>Poona District.</i>		
1.	200, Mahatma Gandhi Road, Poona 1.	Royal Bakery.
2.	1281, Shukrawar Peth, Poona 2.	G. P. Confectionery Works.
3.	707, Shukrawar Peth, Poona 2.	Waghulkar Revadi Factory.
4.	747/48, Shukrawar Peth, Poona 2.	Waghulkar Revadi Factory.
5.	235, Ganj Peth, Poona 2.	Arayya Narayan Dupethi Handloom Factory.
6.	91-A, Bhavani Peth, Poona 2.	Goleam Handloom Factory. (Jandappa Vandeppa Gadham).
7.	745/47, Ganj Peth, Poona 2.	Jora Handloom Factory.
8.	787, Ganj Peth, Poona 2.	Nawal Sidappa Jara Handloom Factory.
9.	H. No. 755, Ganj Peth, Poona 2.	Narsayya Narayya Hlasagar, Handloom Factory.
10.	124, Ganj Peth, Poona 2.	Sidramappa Chandappa Modgi, Handloom Factory.
11.	786, Ganj Peth, Poona 2.	S. Ganesh Handloom Factory.
12.	536, Shanwar Peth, Poona 2.	Popular Binding Works.
13.	151, Ganj Peth, Poona 2.	Arayya Narayan Dupethi, Handloom Factory.
14.	1279, Raviwar Peth, Poona 2.	A. Khurbas and Bros. Brass Foundry.
15.	549, Vetal Peth, Poona 2.	A. Khurbas and Bros. Brass Foundry.
16.	47, Ganj Peth, Poona 2.	Haribhan Tukaram Chole Foundry.
17.	585, Vetal Peth, Poona 2.	Marutrao Bhansheb Tharade Metal Factory.
18.	114/115, Ganj Peth, Poona 2.	Maharashtra Bakery.
19.	557, Nana Peth, Poona 2.	Standard Bakery.
20.	6, Elphinston Road, Poona.	Kayani Bakery.
21.	154, Ganesh Peth, Poona 2.	Diakar Shankar Badade Metal Factory.
22.	89, Gurwar Peth, Poona 2.	Daivendra Ramchandra Yadav Metal Factory.

Ahmednagar District.

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|---|---|---|
| 1 | H. No. 975, Sangamner, District Ahmednagar. | Kisan Mahadeo Padwal, Handloom Factory. |
|---|---|---|

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
<i>Ahmednagar District—contd.</i>		
2.	H. No. 974, Dambari Road, Sanganner, District Ahmednagar.	Janardhan Mahadeo Padwal Handloom Factory.
<i>Kolhapur District.</i>		
1.	H. No. 122, Ward 'B', Hupri, Taluka Hatkanangle, District Kolhapur.	D. B. Kajawe Silver Factory.
2.	H. No. 211, Ward 'B', Hupri, Taluka Hatkanangle, District Kolhapur.	Bhoje, Apte, Mali & Co., Silver Factory.
3.	H. No. 186, Ward No. 10, Ichalkaranji, District Kolhapur.	Arvind Handloom Industries, No. 1.
4.	H. No. 303, Ward No. 10, Ichalkaranji, District Kolhapur.	Arvind Handloom Industries, No. 2.
5.	W. No. 10, H. No. 264, Ichalkaranji, District Kolhapur.	Arvind Handloom Industries.
6.	H. No. 134, Ward No. 10, Ichalkaranji, District Kolhapur.	Wivekanand Handloom Industries.
7.	H. No. 346, Ward No. 9, Ichalkaranji, District Kolhapur.	Gulnakh Sadi Works.
8.	H. No. 143, Ward No. 10, Ichalkaranji, District Kolhapur.	Asian Textile (Handloom Factory).
9.	W. No. 10, H. No. 469, Southwing between Hanuman Weaving Works and Mahadeo Textile Works, on the North, and a private road on the South side, Ichalkaranji.	Nimankar Sadi Works, Ichalkaranji.
10.	W. No. 9, H. No. 95, Ichalkaranji, District Kolhapur.	Shri Swastik Weaving Works.
11.	W. No. 9, H. No. 96, Ichalkaranji, District Kolhapur.	Shri Azad Hind Textile Works.
12.	W. No. 10, H. No. 294, First Floor, above Shri Veerendra Handloom Industries, Ichalkaranji.	Shri Laxmikant Handloom Industries.
13.	W. No. 10, H. No. 294, Ground Floor, below Shri Laxmikant Handloom Industries, Ichalkaranji.	Shri Veerendra Handloom Industries.
14.	W. No. 10, H. No. 251, Ichalkaranji, District Kolhapur.	Shri Vishnu Weaving Works, Ichalkaranji.
15.	H. No. 1737, Ward No. 4, Kurundwad, Taluka Shirol, District Kolhapur.	Salim Sadi Works.

S. No. 1	Particulars of the place. 2	Name of Establishment. 3
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Kolhapur District—contd.

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| 16. | II. No. 106-A, Ward No. 8, Chalkarenji, District Kolhapur. | Sham Sadi Works. |
| 17. | H. No. 290, Rendal, Taluka Hatkanangle, District Kolhapur. | Parashram Weaving Works. |
| 18. | II. No. 492, Rendal, Taluka Hatkanangle, District Kolhapur. | C. B. Neje Handloom Factory. |
| 19. | H. No. 283, Rendal, Taluka Hatkanangle, District Kolhapur. | Shankar Weaving Works. |

District South Satara.

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|----|---|--------------------------------|
| 1. | House No. 548, near Budhgaon High School, Budhgaon. | V. T. Vhaungare Textile Works. |
| 2. | House No. 414, near Budhgaon High School, Budhgaon. | S. T. Vhaungare Textile Works. |
| 3. | House No. 921, Opposite T. S. T. Bus Stand, Vita. | Gopalkrishna Handloom Works. |

Sholapur District.

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| 1. | 1330, Bhadrawati (Pacha) Peth, Sholapur. | Narsappay Fakirappa Bura H. L. Factory. |
| 2. | 1357, Bhadrawati (Pacha) Peth, Sholapur. | Narayan Ramaya Maheshwar H. L. Factory. |
| 3. | 1285, Bhadrawati (Pacha) Peth, Sholapur. | Narayan Padmaya Macha H. L. Factory. |
| 4. | 1375, Bhadrawati (Pacha) Peth, Sholapur. | Minaya Shivaya Bura H. L. Factory. |
| 5. | 1278, Bhadrawati (Pacha) Peth, Sholapur. | Venkappa Venkappa Malpedi H. L. Factory. |
| 6. | 1343, Bhadrawati (Pacha) Peth, Sholapur. | Venkaya L. Potam H. L. Factory. |
| 7. | 1325, Bhadrawati (Pacha) Peth, Sholapur. | Venkaya Ramaya Mamdyal H. L. Factory. |
| 8. | 1315, Bhadrawati (Pacha) Peth, Sholapur. | Yallaya Mallaya Kurapatti H. L. Factory. |
| 9. | 1311, Bhadrawati (Pacha) Peth, Sholapur. | Bhumaya Dubaya Gangashetti H. L. Factory. |
| 10. | 1309, Bhadrawati (Yallama) Peth, Sholapur. | Kistayya Naran Gajul H. L. Factory |
| 11. | 34, Bhavani Peth, Sholapur. | Dattatraya Durgaya Vallal H. L. Factory. |
| 12. | 102/D/60, Bhavani Peth, Sholapur. | Dinanath Narsappa Gajjam H. L. Factory. |
| 13. | 3/6, Bhavani Peth, Sholapur. | Parshivaya Ayappa Ganeri H. L. Factory. |

S. No. Particulars of the place.

Name of Establishment.

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3.

Sholapur District—contd.

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| 14. | 871, New Pacha Peth, Sholapur | Rajaya Rajlingu Kamtam H. L. Factory. |
| 15. | 914, New Pacha Peth, Sholapur | Ramechandra Lachamaya Yemul H. L. Factory. |
| 16. | 852, New Pacha Peth, Sholapur | Chandraya Malaya Bhandari H. L. Factory. |
| 17. | 902/3, New Pacha Peth, Sholapur. | Lachamaya Mallaya Bhandari H. L. Factory. |
| 18. | 921, New Pacha Peth, Sholapur | Lachamaya Sayanna Indapure H. L. Factory. |
| 19. | 1034/35, New Pacha Peth, Sholapur. | Laxmipati Venktramaya Gadam H. L. Factory. |
| 20. | 1545, 46, 47, New Pacha Peth, Sholapur. | Gyanoba Sayanna Bhandari H. L. Factory. |
| 21. | 1453/54, Daji Peth, Sholapur .. | Narsaya Gopaya Bolabtini H. L. Factory. |
| 22. | 1503, Daji Peth, Sholapur | Narayan Rajanna Shriram H. L. Factory. |
| 23. | 1359, Daji Peth, Sholapur .. | Narayan Tukaram Myakam H. L. Factory. |
| 24. | 1485, Daji Peth, Sholapur .. | Narsaya Nagaya Chatala H. L. Factory. |
| 25. | 1471, Daji Peth, Sholapur .. | Lachamaya Narsaya Shrikonda H. L. Factory. |
| 26. | 116-A, Ganesh Peth, Sholapur .. | Tukaram Lachamaya Alli H. L. Factory. |
| 27. | 4, Ganesh Peth, Sholapur .. | Narayan Malaya Bhandari H. L. Factory. |
| 28. | 26, Ganesh Peth, Sholapur .. | Tipanna Tukaram Myakam. |
| 29. | 36/38, Guruswar Peth, Sholapur | Hamunantappa Vithoba Kontam H. L. Factory. |
| 30. | 26, Guruswar Peth, Sholapur .. | Krishnappa Sidramappa, Somnath H. L. Factory. |
| 31. | 94/248, Jodbhavi Peth, Sholapur | Bhmnaya Chandraya Ankam H. L. Factory. |
| 32. | 94/240, Jodbhavi Peth, Sholapur | Jagaya Ramaya Naral H. L. Factory. |
| 33. | 214, Jodbhavi Peth, Sholapur | Malaya Lachamaya Kondi H. L. Factory. |
| 34. | 94/275, Jodbhavi Peth, Sholapur | Malaya Ramaya Naral H. L. Factory. |
| 35. | 408/4, Jodbhavi Peth, Sholapur | Narsaya Ramaya Adam H. L. Factory. |
| 36. | 94/24, Jodbhavi Peth, Sholapur | Narsaya Ramaya Burla H. L. Factory. |
| 37. | 94/283, Jodbhavi Peth, Sholapur | Lingaya Rajanna Bodyal H. L. Factory. |
| 38. | 218, Jodbhavi Peth, Sholapur .. | Venkatesh Malaya Ankam H. L. Factory. |
| 39. | 349/50, Jodbhavi Peth, Sholapur | Shankae Narayan Bomdyal H. L. Factory. |

S. No. 1.	Particulars of the place 2.	Name of Establishment 3
<i>Sholapur District—contd.</i>		
40.	94/36, Jodbhavi Peth, Sholapur	Shankar Narayan Bomdval H. L. Factory.
41.	178/7, Jodbhavi Peth, Sholapur	Dubaya Dubaya Gajam H. L. Factory.
42.	1303, Pacha Peth, Sholapur	Kalya Rajanna Dasa H. L. Factory.
43.	32 Pacha Peth, Sholapur	Chintamani Tukaram Adam H. L. Factory.
44.	1339 Pacha Peth, Sholapur	Langaya Narsaya Gudun H. L. Factory.
45.	1348, Pacha Peth, Sholapur	Narasaya Ramaya Chilka H. L. Factory.
46.	1356, Pacha Peth, Sholapur	Rajaram Balaya Udata H. L. Factory.
47.	1311, Pacha Peth, Sholapur	Rajaya Malaya Kurapati H. L. Factory.
48.	1293, Pacha Peth, Sholapur	Ramaya Malaya Janaram H. L. Factory.
49.	1323, Pacha Peth, Sholapur	Ramaya Narsaya Gudur H. L. Factory.
50.	1337, Pacha Peth, Sholapur	Yeallaya Rajmalu Yemul H. L. Factory.
51.	1368, Pacha Peth, Sholapur	Thorala Rajanna Parwataya Shrinam H. L. Factory.
52.	1517, Pacha Peth, Sholapur	Bhandari and Sons.
53.	1461, Pacha Peth, Sholapur	Swarup Handloom Factory.
54.	1092/99, Pacha Peth, Sholapur	Messrs. Shraschandia Textiles.
55.	1297, Yellama (Bhadrawati) Peth, Sholapur.	Sidya Venkaya Dudam H. L. Factory.
56.	1298, Yellama Peth, Sholapur	Balaya Venkaya Gudshetti H. L. Factory.
57.	146, Rawiwar Peth, Sholapur	Hanumanthu Sayanna Pogul H. L. Factory.
58.	250, Rawiwar Peth, Sholapur	Kistaya Bakaya Gajul H. L. Factory.
59.	266/7, Rawiwar Peth, Sholapur	Mesha Handloom Factory.
60.	158/60, Rawiwar Peth, Sholapur	Rajaya Yelayya Gajam H. L. Factory.
61.	139, Rawiwar Peth, Sholapur	Ramaya Narsaya Aken H. L. Factory.
62.	159/2, Rawiwar Peth, Sholapur	Ramaya Narsaya Aken H. L. Factory.
63.	27/118, Rawiwar Peth, Sholapur	Ramkrishna Ramaya Rapeli H. L. Factory.
64.	490, Sakhar Peth, Sholapur	Balaya Venkaya Dudam H. L. Factory.
65.	196, Sakhar Peth, Sholapur	Dhumaya Dubaya Kanna H. L. Factory.
66.	354/35, Sakhar Peth, Sholapur	Laxman Vilhoba Shahapura H. L. Factory.
67.	195, Sakhar Peth, Sholapur	Narayan Ballaya Kanna H. L. Factory.
68.	57, Sakhar Peth, Sholapur	Narayan Shivaram Madur H. L. Factory.

S. No. 1.	Particulars of the place. 2	Name of Establishment 3
<i>Sholapur District—contd.</i>		
69.	72/73, Sakhar Peth, Sholapur ..	Narayan R. Washi H. L. Factory.
70.	250, Sakhar Peth, Sholapur ..	Narayan Yellappa Sarangi H. L. Factory.
71.	648, Sakhar Peth, Sholapur ..	Narasappa Sidhamappa Makam.
72.	249, Sakhar Peth, Sholapur ..	Narsappa Yellappa Sarangi H. L. Factory.
73.	483, Sakhar Peth, Sholapur ..	Pandurang, Malappa Mamtal H. L. Factory.
74.	139, Sakhar Peth, Sholapur ..	Dhokata Rajanna Lachama a Ankan H. L. Factory.
75.	606, Sakhar Peth, Sholapur ..	Ramchandra Gangaram Vinu H. L. Factory.
76.	608, Sakhar Peth, Sholapur ..	Ramchandra Gangaram Vinu H. L. Factory.
77.	86, Sakhar Peth, Sholapur ..	Ramaya Rajanna Pully H. L. Factory.
78.	485, Sakhar Peth, Sholapur ..	Rajanna Vitoba Bugul H. L. Factory.
79.	111, Sakhar Peth, Sholapur ..	Sayanna Narayan Madur H. L. Factory.
80.	373, Sakhar Peth, Sholapur ..	Sidham Sayanna Diddi H. L. Factory.
81.	523, Sakhar Peth, Sholapur ..	Tukaram Sidhamappa Somnath H. L. Factory.
82.	375, Sakhar Peth, Sholapur ..	Gyanoba Sayanna Bhandari H. L. Factory.
83.	131, Sakhar Peth, Sholapur ..	Iraya Lachamaya Yenagandul H. L. Factory.
84.	391, Sakhar Peth, Sholapur ..	Vithal Venkaya Ganji H. L. Factory.
85.	368, Sakhar Peth, Sholapur ..	Rajamabai Janaya Ganji H. L. Factory.
86.	368 Sakhar Peth, Sholapur ..	Lachamaya Ramaya Ganji Ganji H. L. Factory.
87.	368, Sakhar Peth, Sholapur ..	Iraya Ramaya Ganji H. L. Factory.
88.	244, Sakhar Peth, Sholapur ..	Narayan Venkappa Mushan H. L. Factory.
89.	278, Sakhar Peth, Sholapur ..	Naraya Parvataya Shrinam H. L. Factory.
90.	376, Sakhar Peth, Sholapur ..	Balaram Venkaya Biru H. L. Factory.
91.	107, Sakhar Peth, Sholapur ..	Sayanna Narayan Madur.
92.	260, Sakhar Peth, Sholapur ..	Sayanna Narayan Madur.
93.	269, Sakhar Peth, Sholapur ..	Shivram Shivaya Burgul H. L. Factory.
94.	482, Sakhar Peth, Sholapur ..	Ramaya Mallaya Maundyal H. L. Factory.
95.	285, Shaniwar Peth, Sholapur ..	Narsaya Ramaya Chippa H. L. Factory.
96.	285/86, Shaniwar Peth, Sholapur ..	Tulsidas H. L. Factory.

S. No.	Particulars of the place.	Name of Establishment.
1.	2.	3

Sholapur District—concl'd.

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| 97. | 109/110, Ganesh Peth, Sholapur | Dhakta Venkappa Sidramappa Kota H. L. Factory. |
| 98. | 25/26, Somwar Peth, Sholapur .. | Tukaram Govindappa Saggam Handloom Factory. |
| 99. | 4050, Banal Road, Barsi .. | Adinath Shantinath Yewankar Iron Factory. |
| 100. | 1517, Mangalwar Peth, Barsi .. | Haripant Anantrao Hublikar Iron Factory. |
| 101. | 867, West Mangalwar Peth, Sholapur. | Messrs. Sidramappa Patne. |
| 102. | 2787/94, Chate Galli, Barsi .. | Shivram Bhagwan Bhumkar Iron Factory. |
| 103. | 804, West Mangalwar Peth, Sholapur. | S. Dargo Patil and Company. |
| 104. | 806, West Mangalwar Peth, Sholapur. | Sudarshan Shantamalappa Umarge Iron Factory. |
| 105. | 825, West Mangalwar Peth, Sholapur. | Sidramappa Tamshetti & Baburao Birajdar Iron Factory. |
| 106. | 4091, Chinch Road, Barsi .. | Shri Hanuman Iron Brass Copper Factory. |
| 107. | 4250, Somwar Peth, Sholapur .. | R. S. Devane Iron Factory. |

Broach District.

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|----|--------------------------------------|---|
| 1. | 2506, Gaya Bazar, Ankleshwar .. | Kapadia Textile Handloom Factory. |
| 2. | 2505, Ankleshwar .. | Maganlal Pranjivandas Handloom Factory. |
| 3. | 2305/2376, Goya Bazar, Ankleshwar .. | Gulam Rasul Hasnji & Co's Handloom Factory. |
| 4. | 2457, Chanta Bazar, Ankleshwar | Harhopal Hathvanat Karyalaya. |

Old Secretariat Building, Bombay, 18th June 1957.

FACTORIES ACT, 1948.

No. FAC. 1657.—In exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay is pleased to exempt the factories of the Electrical and Mechanical Engineering Corps of the Army mentioned in the Schedule appended hereto from the provisions of section 51, 52, 54, 55 and 56 of the Factories Act and rules thereunder for a period of three months from the date of this Notification subject to the condition that no worker shall be allowed to work for more than sixty hours during any week.

Schedule.

- (1) 512 Command Workshops EME, Kirkee,
- (2) 603 Combined Workshops EME, Bombay.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

REVENUE DEPARTMENT.

Sachivalaya, Bombay, 17th June [April] 1957.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB-2557/47818-H.—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), and Government of India, Ministry of Home Affairs Notification No. S.R.O. 89, dated the 8th January 1957, the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immovable property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. L.A.Q. 522, dated the 20th December 1951, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District.	Taluka.	Village.	Survey No.	Area.	Remarks.
1	2	3	4	5	6
				A. g.	
Nasik	... Nasik	... Aswa'i-Bahu'a	... 111/3	2 19	Goathan 57 Square yards.
			127/1	0 27	
			127/3	0 17½	
			189/2	0 29	
			226/1	1 12	
			227/6	3 11	
					Goathan 98 Square yards.

REQUISITIONED LAND (CONTINUANCE OF POWERS) ACT, 1947.

No. ARB-2556/148143-H—In exercise of the powers of the Central Government under clause (b) of sub-section (1) of section 19 of the Defence of India Act, 1939 (XXXV of 1939), entrusted to the Provincial Governments by the Government of India, Defence Department, Notification No. 1365-OR/42, dated the 19th September 1942, read with section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), and section 6 of the General Clauses Act, 1897 (X of 1897), the Government of Bombay hereby appoints Shri R. N. Kulkarni, Civil Judge (Senior Division), Nasik, as Arbitrator to determine the amount of compensation payable in respect of the immovable property specified in the Schedule annexed hereto and acquired by the Collector of Nasik under his Notice No. LND-515, dated the 10th March 1951, issued under section 5 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947).

Schedule.

District.	Taluka.	Village.	Survey No.	Area.	Remarks.
1	2	3	4	5	6
Nasik	Nasik	Gaulane	51	A. g. 9 0	
			54/2 ($\frac{1}{2}$)	4 24 $\frac{1}{2}$	
			61 ($\frac{1}{2}$)	8 25	
			75/1 (1/3)	0 9 1/3	
			75/4 (1/3)	0 1 5/6	
			76/2 (1/6)	0 2 5/6	
			129	58 11	
			150/1 (1/3)	1 1 1/3	

By order and in the name of the Governor of Bombay,

V. SHANKAR,
Secretary to Government.

EDUCATION DEPARTMENT.

Old Secretariat, Bombay 18th June 1957.

PROVIDENT FUND ACT, 1925.

No. SSN 3356-E.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Fund Act, 1925 (XIX of 1925), the Government of Bombay is pleased to add to the Schedule to the said Act the

names of the following public institutions in addition to those added to the Schedule by Government Notification, Education Department, No. SSN 3356-E, dated the 8th January 1957 :—

Recognised Secondary schools which have accepted the Government Provident Fund Scheme during the quarter ending 30th June 1956.

SCHOOLS MANAGED BY PRIVATE BODIES.

Boys' Schools.

District Greater Bombay.

- (1) Bombay English School, Grant Road, Bombay.

District Poona.

- (2) M. R. Sabha's High School, Poona.
- (3) Janata Vidyalaya, Ghodegaon.
- (4) Maharaja Yeshwantrao Vidyalaya, Wafgaon.

District Kolhapur.

- (5) Jawahar Vidyalaya, Hamidwada.
- (6) Raghunath Vidyalaya, Walwa.

District South Satara.

- (7) Ganpatrao Aravade High School, Sangli.

District Thana.

- (8) Fatima Devi English School, Malad

District Ahmednagar.

- (9) A. E. S. Agricultural English School, Ahmednagar.
- (10) New English School, Songaon.

GIRLS' SCHOOL.

District Kaira.

- (1) Vithal Kanya Vidyalaya, Nadiad.

SCHOOLS MANAGED BY LOCAL BODIES.

GIRLS' SCHOOLS.

District Kolhapur.

- (1) Municipal Girls' High School, Kolhapur.

PROVIDENT FUND ACT, 1925.

No. SSN 3356-E.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Fund Act, 1925 (XIX of 1925), the Government of Bombay is pleased to add to the Schedule to the said Act the

names of the following public institutions in addition to those added to the Schedule by Government Notification, Education Department, No. SSN 3356-E, dated the 8th January 1957 :—

Recognised Secondary schools which have accepted the Government Provident Fund Scheme during the quarter ending 31st March 1956.

SCHOOLS MANAGED BY PRIVATE BODIES.

Boys' Schools.

District Greater Bombay.

- (1) St. Joseph's High School, Wadala, Bombay.
- (2) Parel English School, Bombay 12.

District Satara North.

- (3) New English School, Devapur.
- (4) Bharatmata Vidyalaya, Mayani.
- (5) Sheth G. M. High School, Mahableshwar.
- (6) Chatrapati Vidyalaya, Tarale.
- (7) Chatrapati Vidyalaya, Undale.
- (8) New English School, Pawarwadi.
- (9) Shetkari High School, Targaon.
- (10) New Era High School, Panchgani.

**District Kolhapur.*

- (11) Chatrapati Vidyamandir, Kolhapur.
- (12) Kale Vidyamandir, Kale.
- (13) Nandni English School, Nandni.

District South Satara.

- (14) Gotkhindi Vidyalaya, Gotkhindi.
- (15) English School, Nerle.
- (16) S. M. Vidyalaya, Sagaon.

District Ahmednagar.

- (17) Ashwi English School, Ashwi.

District Ahmedabad.

- (18) New Sarvodaya High School, Maneck Chowk, Ahmedabad
- (19) Navjivan High School, Near Khamasa Gate, Ahmedabad.

District Mehsana.

- (20) Shri Gandhi Adarshya Vidyalaya, Upagra.
- (21) Shri Sarvajanic Vidyalaya, Mehsana.

District Kaira.

- (22) N. K. High School, Petlad.

District Surat.

- (23) Dharampur High School, Dharampur.
(24) Sarbhan Vibhag English School, Sarbhan.

SCHOOLS MANAGED BY LOCAL BODIES.

GIRLS' SCHOOLS.

District Surat.

- (1) N. C. Madhyamik Kanyavidyalaya, Billimora.

PROVIDENT FUND ACT, 1925.

No. SSN 3356-E.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Fund Act, 1925 (XIX of 1925), the Government of Bombay is pleased to add to the Schedule to the said Act the names of the following public institutions in addition to those added to the Schedule by Government Notification, Education Department No. SSN 3356-E, dated the 8th January, 1957 :—

Recognised Secondary schools which have accepted the Government Provident Fund Scheme during the quarter ending, 30th September 1956.

SCHOOLS MANAGED BY PRIVATE BODIES.

BOYS' SCHOOLS.

District Poona.

- (1) Kadus English School, Kadus.

District Kolhapur.

- (2) V. H. School, Ajare.
(3) Koulav Ghotavade High School.

District South Satara.

- (4) Bharati Vidya Mandir, Tasgaon.

District Sholapur.

- (5) Jai Hind Vidyalaya, Kabe Tadwale.

District East Khandesh.

- (6) New English School, Nagardeola.

District Amreli.

- (7) Sarvodaya Vidyalaya, Bahapur.

District Banaskantha.

(8) Kumbhasan Secondary School, Kumbhasan.

(9) Nootan High School, Palanpur.

District Panchmahals.

(10) S. P. High School, Santrampur.

*GIRLS' SCHOOLS.**District Sabarkantha.*

(1) Shri Saraswati Madhyamik Shala, Kadiadra.

By order and in the name of the Governor of Bombay,

R. S. GAITONDE,

Under Secretary to the Government.

HOME DEPARTMENT.

Sachivalaya, Bombay, 11th May 1957.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1857/28092(a)-XII.—The following draft of a notification which it is proposed to issue under section 70 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Kutch area of State of Bombay, is published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Kutch area of the State of Bombay, the Government of Bombay hereby amends the Kutch Motor Vehicles Rules, 1951, as follows, namely :—

In sub-rule (1) of rule 117 of the said rules, for the word "six" the word "fifteen" shall be substituted.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1857/28902(b)-XII.—The following draft of a notification which it is proposed to issue under section 70 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Hyderabad area of State of Bombay, is published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Hyderabad area of the State of Bombay, the Government of Bombay hereby amends the Hyderabad Motor Vehicles Rules, 1956, as follows, namely :—

In sub-rule (a) of rule 238 of the said rules for the word “six” the word “fifteen” shall be substituted.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1857/28902(c)-XII.—The following draft of a notification which it is proposed to issue under section 70 of the Motor Vehicles Act, 1939 (IV of 1939) in its application to the Saurashtra area of the State of Bombay, is published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on the expiry of one month from the date of its publication in the *Bombay Government Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Bombay in the Home Department from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government.

Draft Notification.

In exercise of the powers conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), in its application to the Saurashtra area of the State of Bombay, the Government of Bombay hereby amends the

Bombay Motor Vehicles Rules, 1940, as applied to the Saurashtra area of the State of Bombay, as follows, namely :—

In rule 117 of the said rules—

(1) in sub-rule (1), for the words “six” the word “fifteen” shall be substituted, and

(2) in sub-rule (4), for the figures “15” the figures “20” shall be substituted.

Sachivalaya, Bombay, 11th May 1957.

No. MVA. 1856/20548-XII.—In exercise of the powers conferred by section 21st of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

(1) In sub-rule (2) of rule 1 of the said rules, for the words “State of Bombay”, the words “Pre-Reorganisation State of Bombay, excluding the transferred territories” shall be substituted;

(2) In rule 20 of the said rules, in sub-rule (7),—

(i) in clause (iv), after the proviso, the following shall be inserted, namely :—

“Provided further that,

(a) it shall not be necessary to maintain a medium sized car also, if instruction in the driving of motor cycles only is given in the school maintained by the proprietor;

(b) it shall not be necessary to maintain a motor cycle, if no instruction in the riding thereof is given in the school maintained by the proprietor;”

(ii) in clause (ivA),

(a) in item (g), for the word “Dodge” the words “Dodge, Austin” shall be substituted;

(b) after item (n), the following proviso shall be inserted, namely :—

“Provided that no equipment as required under items (f), (g) and (m) shall be necessary, if instruction in the riding of motor cycles only is given in the school maintained by the proprietor”.

By order and in the name of the Governor of Bombay,

M. A. DESHMUKH,
Under Secretary to Government.

Sachivalaya, Bombay, 20th May 1957.

MOTOR VEHICLES ACT, 1935.

* No. MVR. 1054/38470-XII.—In exercise of the powers conferred by section 41 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In the second column of the First Schedule to the said rules, against the entry "Regional Transport Officer, Bombay", after the letters "EMC" the following shall be inserted, namely :—

"BMF
BMH".

By order and in the name of the Governor of Bombay,

L. S. LULLA,
Deputy Secretary to Government.

Sachivalaya, Bombay, 10th June 1957.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3157/35141(a)-XIII.—In exercise of the powers conferred by section 31 of the Cattle Trespass Act, 1871 (I of 1871), the Government of Bombay is pleased to transfer to the Village Panchayats specified in the schedule hereto annexed, the functions of the District Magistrate under sections 4, 5 and 14 of the said Act within the local areas subject to their respective jurisdiction.

SCHEDULE.

South Satara District.

Serial No.	Name of Village Panchayat.	Name of Village.	Taluka/Tetha.
1	Vakurde Bk. ...	Vakurde Bk. ...	Shirala.
2	Ingrul ...	Ingrul ...	Shirala.
3	Natoli ...	Natoli ...	Shirala.
4	Tadavale ...	Tadavale ...	Shirala.
5	Sagaon ...	Sagaon ...	Shirala.
3	Vakurde Kd. ...	Vakurde Kd. ...	Shirala.
7	Arale ...	Arale ...	Shirala.
8	Mangrul ...	Mangrul ...	Shirala.

Serial No.	Name of Village Panchayat.				Name of Village.	Taluka/Petha.
9	Shirasi	Shirasi	Shirala.
10	Savarde	Savarde	Tasgaon.
11	Borgaon	Borgaon	Tasgaon.
12	Anjani	Anjani	Tasgaon.
13	Bastavde	Bastavde	Tasgaon.
14	Yelvi	Yelvi	Jath.
15	Khairav	Khairav	Jath.
16	Madgyal	Madgyal	Jath.
17	Daribadehi	Daribadehi	Jath.
18	Sordi	Sordi	Jath.
19	Asangi (Jath)	Asangi (Jath)	Jath.
20	Sankh	Sankh	Jath.
21	Tikundi	Tikundi	Jath.
22	Asangi (Karajagi)	Asangi (Karajagi)	Jath.
23	Khalati	Khalati	Jath.
24	Mirwad	Mirwad	Jath.
25	Tipehalli	Tipehalli	Jath.
26	Yekundi Group Village Panchayat	(i) Yekundi (ii) Vajravad.	Jath.
27	Jiragyal	Jiragyal	Jath.
28	Gugwad	Gugwad	Jath.
29	Sindur	Sindur	Jath.
30	Bilur	Bilur	Jath.
31	Basargi	Basargi	Jath.
32	Yeldari	Yeldari	Jath.
33	Umrani	Umrani	Jath.
34	Valsang	Valsang	Jath.
35	Kanthi	Kanthi	Jath.
36	Singanhalli	Singanhalli	Jath.
37	Bevnur	Bevnur	Jath.
38	Banali	Banali	Jath.
39	Nigdi Kd.	Nigdi Kd.	Jath.
40	Daphlapur.	Daphlapur	Jath.

Serial No.	Name of Village Panchayat.	Name of Village.	Taluka/Petha.
41	Kudnur Group Village Panchayat ...	(i) Kudnur ...	Jath.
		(ii) Shinganapur
42	Kumbhari ...	Kumbhari ...	Jath.
43	Hivare ...	Hivare ...	Jath.
44	Kosari ...	Kosari ...	Jath.
45	Revnal ...	Revnal ..	Jath.
46	Birnal ...	Birnal ..	Jath.
47	Nagewadi ...	Bagewadi ..	Jath.
48	Ankle ...	Ankle ..	Jath.
49	Baj ...	Baj ..	Jath.
50	Belukhi ...	Belukhi ...	Jath.
51	Shegaon ...	Shegaon ...	Jath.
52	Awandhi ...	Awandhi ...	Jath.
53	Boblad ...	Boblad ...	Jath.
54	Balgaon ...	Balgaon ...	Jath.
55	Karajagi ...	Karajagi ...	Jath.
56	Sonyal ...	Sonyal ...	Jath.
57	Utagi ...	Utagi ...	Jath.
58	Umadi ...	Umadi ...	Jath.
59	Boblad ...	Boblad-B ...	Jath.
60	Suslad ...	Suslad ...	Jath.
61	Kadepur ...	Kadepur ...	Khanapur.
62	Ramapur ...	Ramapur ...	Khanapur
63	Dighanchi ...	Dighanchi ...	Khanapur.
64	Zare ...	Zare ...	Khanapur.
65	Ankali ...	Ankali ...	Miraj.
66	Kalambi ...	Kalambi. ...	Miraj.
67	Bedag ...	Bedag ...	Miraj.
68	Tung ...	Tung ...	Miraj.
69	Haroli ...	Haroli ...	Miraj.
70	Salgaon ...	Salgaon ...	Miraj.
71	Dhulgaon ...	Dhulgaon ...	Miraj.

Serial No.	Name of Village Panchayat.	Name of Village.	Taluka/Petha.
72	Karnol	Karnal ...	Miraj.
73	Narwad	Narwad ...	Miraj.
74	Karoli (Tasgaon)	Karoli ...	Miraj.
75	Mouje Digraj	Mouje Digraj ...	Miraj.
76	Khatav	Khatav ...	Miraj.
77	Agalgaon	Agalgaon ...	Miraj.
78	Mallewadi	Mallewadi ...	Miraj.
79	Kognoli	Kognoli ...	Miraj.

CATTLE TRESPASS ACT, 1871.

No. CTA. 3157/35141(b)-XIII.—The Government of Bombay is pleased to direct that appointments to the posts of Pound-keeper under section 6 of the Cattle Trespass Act, 1871 (I of 1871), shall be made by the Village Panchayats specified in the Schedule annexed hereto, within the local areas subject to their jurisdiction.

SCHEDULE.

South Satara District.

Serial No.	Name of Village Panchayat.	Name of Village.	Taluka/Petha.
1	Vakurde Bk.	Vakurde Bk. ...	Shirala.
2	Ingrul	Ingrul ...	Shirala.
3	Natoli	Natoli ...	Shirala.
4	Tadavale	Tadavale ...	Shirala.
5	Sagaon	Sagaon ...	Shirala.
6	Vakurde Kd.	Vakurde Kd. ...	Shirala.
7	Arale	Arale ...	Shirala.
8	Mangrul	Mangrul ...	Shirala.
9	Shirasi	Shirasi ...	Shirala.
10	Savarde	Savarde ...	Tasgaon.
11	Borgaon	Borgaon ...	Tasgaon.

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Serial No.	Name of Village Panchayat	Name of Village	Taluka/Peth
12	Anjani	Anjani	Tasgaon.
13	Bastavde	Bastavde	Tasgaon.
14	Yelvi	Yelvi	Jath.
15	Khairav	Khairav	Jath.
16	Madgyal	Madgyal	Jath.
17	Daribadchi	Daribadchi	Jath.
18	Sordi	Sordi	Jath.
19	Asangi (Jath)	Asangi (Jath)	Jath.
20	Sankh	Sankh	Jath.
21	Tikundi	Tikundi	Jath.
22	Asangi (Karajagi)	Asangi (Karajagi)	Jath.
23	Khalati	Khalati	Jath.
24	Mirwad	Mirwad	Jath.
25	Tipehalli	Tipehalli	Jath.
26	Yekundi Group Village Panchayat	(1) Yekundi (2) Vajravad	Jath. Jath.
27	Jiragyal	Jiragyal	Jath.
28	Gugwad	Gugwad	Jath.
29	Sindur	Sindur	Jath.
30	Bilur	Bilur	Jath.
31	Basargi	Basargi	Jath.
32	Yeldari	Yeldari	Jath.
33	Umrani	Umrani	Jath.
34	Valsang	Valsang	Jath.
35	Kanthi	Kanthi	Jath.
36	Singanhalli	Singanhalli	Jath.
37	Bevnur	Bevnur	Jath.
38	Banali	Banali	Jath.
39	Nigdi Kd.	Nidgi Kd.	Jath.
40	Daphalapur	Daphalapur	Jath.
41	Kudnur Group Village Panchayat	(i) Kudnur (ii) Shinganapur	Jath. ...
42	Kumbhari	Kumbhari	Jath.

Serial No.	Name of Village Panchayat	Name of Village	Taluka/Petha
43	Hivare	Hivare	Jath.
44	Kosari	Kosari	Jath.
45	Revnal	Revnal	Jath.
46	Birnal	Birnal	Jath.
47	Nagevadi	Bagewadi	Jath.
48	Ankle	Ankle	Jath.
49	Baj	Baj	Jath.
50	Belukhi	Belukhi	Jath.
51	Shegaon	Shegaon	Jath.
52	Awandhi	Awandhi	Jath.
53	Boblad	Boblad	Jath.
54	Balgaon	Balgaon	Jath.
55	Karagagi	Karagagi	Jath.
56	Sonyal	Sonyal	Jath.
57	Utagi	Utagi	Jath.
58	Umadi	Umadi	Jath.
59	Boblad	Boblad-B	Jath.
60	Suslad	Suslad	Jath.
61	Kadpur	Kadepur	Khanapur.
62	Ramapur	Ramapur	Khanapur.
63	Dighanchi	Dighanchi	Khanapur.
64	Zare	Zare	Khanapur.
65	Ankali	Ankali	Miraj.
66	Kalambi	Kalambi	Miraj.
67	Bedag	Bedag	Miraj.
68	Tung	Tung	Miraj.
69	Haroli	Haroli	Miraj.
70	Salgaon	Salgaon	Miraj.
71	Dhulgaon	Dhulgaon	Miraj.
72	Karnal	Karnal	Miraj.
73	Narwad	Narwad	Miraj.
74	Karoli (Tasgaon)	Karoli	Miraj.

S. No.	Name of Village Panchayat				Name of Village	Taluka/Petha
75	Mouje Digraj	Mouje Digraj	Miraj.
76	Khatav	Khatav	Miraj.
77	Agalgaon	Agalgaon	Miraj.
78	Mallewadi	Mallewadi	Miraj.
79	Kognoli	Kognoli	Miraj.

By order and in the name of the Governor of Bombay,

K. N. GORAY,

Assistant Secretary to Government.

LATE NOTIFICATIONS.

LABOUR AND SOCIAL WELFARE DEPARTMENT.

Old Secretariat Building, Bombay, 20th June 1957.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. SIA. 1457.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by clause (c) of sub-section (1) of section 96 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), is published as required by sub-section (1) of the said section 96 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after 30th July 1957.

2 Any objections or suggestions which may be received by the Secretary to Government, Labour and Social Welfare Department, Old Secretariat Building, Fort, Bombay 1, from any person with respect to the said draft on or before the aforesaid date will be considered by Government.

Draft Notification.

In exercise of the powers conferred by clause (c) of sub-section (1) of section 96 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Government of Bombay hereby amends the Bombay Employees' Insurance Courts Rules, 1951, as follows, namely :—

In rule 44 of the said rules,—

(1) in sub-rules (2) and (5) for the words "annas eight" and "eight annas", respectively, the words "fifty naye paise" shall be substituted;

(2) in the proviso to sub-rule (2), for the words "annas two" the words "ten naye paise" shall be substituted.

Factories Act, 1948.

No. FAC. 1157.—The following draft of a notification which it is proposed to issue in exercise of the powers conferred by sub-section (2) of section 64 and section 112 of the Factories Act, 1948 (LXIII of 1948), is published as required by section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Bombay on or after the 4th October 1957.

2. Any objections or suggestions which may be received by the Commissioner of Labour, Factory Department, Bhatia Hostel Building, opposite General Post Office, Bombay, from any person with respect to the said draft before the date aforesaid will be considered by the Government of Bombay.

Draft Notification.

In exercise of the powers conferred by sub-section (2) of section 64 and section 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Bombay hereby amends the Bombay Factories Rules, 1950, as follows, namely :—

In the said Rules, in the Schedule to rule 91,—

(1) after entry 22 the following entry shall be inserted, namely :—

“ 64(2)(b)	... 22-A.	Carbonic acid gas works.	Work of firemen to light lye-boiler.	Sections 51, 54 and 55.	This exemption shall be availed of only on the day when plant is restarted after closure.”
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(2) for entry 23 the following entry shall be substituted, namely :—

“ 64(2)(d)	... 23—Carbonic acid gas solidification works.	All work except packing blocks.	Sections 51, 52, 54, 55 and 56.	As in exemption No. 10.”
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Old Secretariat Building, Bombay, 21st June 1957.

Minimum Wages Act, 1948.

No. MWA. 2256-J.—In exercise of the powers conferred by sub-section (2) of section 26 of the Minimum Wages Act, 1948 (XI of 1948), the Government of Bombay is pleased to direct that for the period from the 1st July 1957 to 31st December 1957 (both days inclusive), the provisions of the said Act shall not apply to employees employed in the salt pan industry in the following area :—

“That area, of the revenue Taluka of Thana of Thana District, bounded on the north by the revenue limits of Village Koparkairna, on the south by Thana Creek, on the east by the Kalva-Devla Road, and on the west by the Thana Creek”.

By order and in the name of the Governor of Bombay,

V. S. KHAIRE,
Officer on Special Duty.

The following notifications have been published as Extraordinary Gazette on the dates shown against them:—

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MONDAY, 17TH JUNE 1957.

HOME DEPARTMENT.

Sachivalaya, Bombay, 31st May 1957.

MOTOR VEHICLES ACT, 1939.

No. MVR. 1057/10278-XII.—In exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 (IV of 1939), the Government of Bombay hereby amends the Bombay Motor Vehicles Rules, 1940, as follows, namely :—

In rule 48-A of the said Rules,—

(i) in sub-rule (1), for the words “its Secretary” the words “the Regional Transport Officer” shall be substituted;

(ii) in the proviso to sub-rule (1), for the words “the Secretary” the words “the Regional Transport Officer” shall be substituted; and

(iii) in sub-rule (2), for the words “the Secretary” the words “the Regional Transport Officer” shall be substituted.

By order and in the name of the Governor of Bombay,

D. A. EKBOTE,
Special Officer to Government.

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